Trust may be a party, by which Trust may be bound or to which any of the assets of Trust is subject.

- (c) (i) This Agreement, the Note and the New Note each (A) has been duly and validly authorized by Trustee on behalf of Trust, executed and delivered by Trust and (B) are the legal, valid and binding obligations of Trust, enforceable against Trust in accordance with their respective terms, except that such enforceability against Trust may be limited by bankruptcy, insolvency, or other similar laws of general applicability affecting the enforcement of creditors' rights generally and by a court's discretion in relation to equitable remedies; and
 - (ii) no notice to, registration with, consent or approval of or any other action by any relevant Governmental Authority or other Entity is or will be required for Trust to execute, deliver, and perform its obligations under, this Agreement, the Note and the New Note.
- (d) Trust is a good faith claimant to the Share Proceeds or the TRI Shares, as the case may be, and its claim thereto is free and clear of any Encumbrance.
- (e) Other than the TRI Proceedings and any other proceedings disclosed in writing by Trust to Manhattan, no proceedings are pending against the Trust, the Trustee or any of their respective Affiliates or, to the best of Trust's and Trustee's Knowledge, threatened against the Trust, the Trustee or any of their respective Affiliates before any relevant Governmental Authority that, individually or in aggregate, may materially and adversely affect any action taken or to be taken by Trust under this Agreement, including the sale and assignment of the Note by TPR to Manhattan and the Transferred Rights to Manhattan, or the Manhattan Loan as evidenced by the New Note.
- (f) Trust has no (A) payment obligation, including any contingent payment obligation in the nature of a guarantee or indemnification or similar obligation, to any individual, Entity or Governmental Authority, and has entered into no agreement that could reasonably result in a payment obligation to any party for any amount that individually or together with other payment obligation of the Trust is equal to or greater than Five Hundred Thousand Dollars and No Cents (\$500,000.00) and (B) Liability to any individual, Entity or Governmental Authority that individually or together with any other Liability may adversely affect repayment of the Note or the New Note or the value of Trust's interest in the Minimum Payment or TRI Shares, as the case may be.

- (g) To the best of Trust's and Trustee's Knowledge, neither the Trust nor the Trustee or any other party to the TRI Proceedings has received any notice or has any reasonable basis to believe that the Trust will not be entitled to receive one or the other of (A) an amount not less than the Minimum Payment or (B) the TRI Shares upon final determination and exhaustion of all appeals or challenges to such final determination, of all the material matters at issue in the TRI Proceedings.
- (h) Trust is not now insolvent and will not be rendered insolvent by any of the transactions contemplated by this Agreement. As used herein, "insolvent" means that the sum of the debts and probable Liabilities of Trust exceeds the fair saleable value of its assets. Trust is not in receivership, nor is an application for receivership pending. No proceedings are pending by or against Trust in bankruptcy or reorganization in any state or federal court under any Debtor Relief Law, nor has it committed any act of bankruptcy as such terms are used in the Bankruptcy Code. Immediately after giving effect to the consummation of the transactions contemplated by this Agreement, (i) Trust will be able to pay its Liabilities as they become due in the usual course of its business; (ii) Trust will not have assets (calculated at fair market value) that exceed its Liabilities; and (iii) taking into account all pending and threatened litigation, final judgments against Trust for money damages are not reasonably anticipated to be rendered at a time when, or in amounts such that, Trust will be unable to satisfy any such judgments promptly in accordance with their terms (taking into account the maximum probable amount of such judgments in any such actions and the earliest reasonable time at which such judgments might be rendered) as well as all other obligations of Trust. The cash available to Trust, taking into account all other anticipated uses of cash, as well as taking into account reasonably anticipated payments on insurance covering such actions and Liabilities, will be sufficient to pay all such debts and judgments promptly in accordance with their terms.
- (i) No broker, finder or other Entity acting under the authority of the Trust, the Trustee or any of their respective Affiliates is entitled to any broker's commission or other fee in connection with the transactions contemplated by this Agreement, including but not limited to the Manhattan Loan and New Note, for which Manhattan could be responsible.
- 5. Manhattan's Representations and Warranties. Manhattan represents and warrants to Trustee as of the date of this Agreement that:
 - (a) Manhattan (i) is duly organized and validly existing under the laws of its jurisdiction of organization or incorporation, (ii) is in good

- standing under such laws and (iii) has full power and authority to execute, deliver and perform its obligations under, this Agreement.
- (b) Manhattan's execution, delivery, and performance of this Agreement have not resulted and will not result in a breach or violation of any provision of (i) Manhattan's organizational documents, (ii) any statute, law, writ, order, rule or regulation of any Governmental Authority applicable to Manhattan, (iii) any judgment, injunction, decree or determination of any Governmental Authority applicable to Manhattan or (iv) any contract, indenture, mortgage, loan agreement, note, lease or other agreement, document or instrument by which Manhattan may be a party, by which Manhattan may be bound or to which any of the assets of Manhattan is subject.
- (c) (i) This Agreement and the Manhattan Loan each (A) has been duly and validly authorized by Manhattan's board of directors or authorized committee thereof or other party which must approve the same pursuant to Manhattan's organizational documents, executed and delivered by Manhattan and (B) are the legal, valid and binding obligations of Manhattan, enforceable against Manhattan in accordance with their respective terms, except that such enforceability may be limited by bankruptcy, insolvency, or other similar laws of general applicability affecting the enforcement of creditors' rights generally and by a court's discretion in relation to equitable remedies; and
 - (ii) no notice to, registration with, consent or approval of or any other action by any relevant Governmental Authority or other Entity is or will be required for Manhattan to execute, deliver, and perform its obligations this Agreement and the Manhattan Loan.
- (d) No broker, finder or other Entity acting under the authority of Manhattan or any of its Affiliates is entitled to any broker's commission or other fee in connection with the transactions contemplated by this Agreement, including the Manhattan Loan, for which the Trust could be responsible.
- (e) Manhattan is an "accredited investor" as defined in Rule 501 under the Securities Act. Without characterizing the Manhattan Loan and New Note as a "security" within the meaning of applicable securities laws, Manhattan has not made any offers to sell, or solicitations of any offers to buy, all or any portion of the Manhattan Loan or the New Note in violation of any applicable securities laws.

6. Covenants.

- 6.1 The Trust hereby covenants and agrees as follows:
 - (a) Trust shall not Encumber the TRI Shares, its interest in the TRI Shares or any proceeds of the TRI Shares or any material amount of its assets for so long as any amount is owed under this Note.
 - (b) Trust acknowledges the sale and assignment of the 2011 Note and the Transferred Rights to Manhattan and agrees to deliver all amounts payable with respect to the Note and the Transferred Rights to Manhattan at the address provided to Trust in writing by Manhattan.
 - (c) Trust hereby waives any defenses it may have to payment of amounts payable under the Note, including all defenses it may have with respect to Manhattan, TPR or any other prior holder of the Note.
 - (d) Trust agrees that it shall not borrow or enter into any agreement to borrow an aggregate amount greater than Four Hundred Thousand Dollars and No Cents (\$400,000.00), including amounts borrowed as part of the Manhattan Loan; provided, however, that this shall not prevent Trust from engaging in agreements for services with attorneys and others in connection with the TRI Proceedings; and provided, further, that Trust may borrow such additional sums as may be subordinated to the Manhattan Loan, on terms and subject to conditions satisfactory to Manhattan.
- Manhattan hereby covenants and agrees that notwithstanding any payment default under the Note or the New Note, but subject to the Trust's compliance with all other terms and conditions of the Note and the New Note, Manhattan agrees to forbear from collection of amounts due and owing on the Note, and not take any action, including the commencement of any proceeding, to collect amounts due under the Note or the New Note, until the earliest to occur of (i) the date on which Dalia no longer serves as Trustee of the Trust, (ii) the final resolution of the Interpleader Action or (iii) November 1, 2014; provided, however, that notwithstanding the foregoing, Manhattan may take any action reasonably necessary to ensure the payment of all amounts payable under the Note or the New Note, including, but not limited to, the acceleration of the obligations under the Note or the New Note and the commencement of enforcement actions to collect amounts owing under the Note and or the New Note upon the occurrence of (x) any event of default under the Note or the New Note, other than a payment default or (y) any action by an individual or Entity which Manhattan believes may adversely affect the Trust's ability to fully perform all of its obligations under this Agreement, the Note, the Manhattan Loan or the New Note.
- 6.3 The Forbearance Fee shall be payable by increasing the amount outstanding under the Note by the amount of the Forbearance Fee effective November 1, 2012 if the Note is not previously paid in full by such date.

7. Indemnification.

- Trust and the Trustee, jointly and severally, shall indemnify, defend, and hold Manhattan and its officers, directors, agents, partners, members, controlling Entities and employees (collectively, "Manhattan Indemnitees") harmless from and against any liability, claim, cost, loss, judgment, damage or expense, including reasonable attorneys' fees and expenses (collectively, a "Claim") that any Manhattan Indemnitee incurs or suffers as a result of, or arising out of (i) a breach of any of Trust representations, warranties, covenants or agreements in this Agreement, (ii) any legal or arbitral proceeding, any investigation or any actions preliminary or related to any of the foregoing, which relates to, or arises from, the same factual basis as, the TRI Proceedings, (iii) compliance with any subpoena or other demand to be deposed, testify or produce documents in a proceeding before a Governmental Authority or an arbitrator or (iv) otherwise resulting from any action taken by any Claimant; provided, however, that the indemnification obligations of the Trustee under this Agreement (x) shall not include Claims made after Dalia no longer serves as Trustee of the Trust and (y) are in the nature of a surety for the obligations of the Trust and are conditional upon demand first being made upon, and a good faith attempt made to collect from, the Trust as provided in Section 7.3 below; and provided, further, that the foregoing proviso shall not be construed in any way to limit the indemnification obligations of the Trust under this Agreement.
- 7.2 If a third party commences any action or makes any demand against Manhattan Indemnities for which any Manhattan Indemnitees ("Indemnified Party") is entitled to indemnification under this Agreement, such Indemnified Party shall promptly notify Trust and Dalia (collectively and individually "Indemnifying Party") in writing of such action or demand; provided, however, that if the Indemnified Party assumes the defense of the action and fails to provide prompt notice to the Indemnifying Party, such failure shall not limit in any way the Indemnifying Party's obligation to indemnify the Indemnified Party except to the extent that such failure materially prejudices the Indemnifying Party's ability to defend the action. The Indemnifying Party may, at its own expense and without limiting its obligation to indemnify the Indemnified Party, participate in the defense of such action with counsel reasonably satisfactory to the Indemnified Party, or the Indemnifying Party may, at its own expense and without limiting its obligation to indemnify the Indemnified Party, assume the defense of such action with counsel reasonably acceptable to the Indemnified Party. In any event, the Indemnified Party that has assumed the defense of such action shall provide the Trust and Dalia with copies of all notices, pleadings, and other papers filed or served in such action. Neither Party shall make any settlement or adjustment without prior written consent, which consent (a) in the case of the Indemnifying Party will not be unreasonably withheld if the settlement or adjustment involves only the payment of money damages by the Indemnifying Party and (b) in the case of the Indemnified Party may be withheld for any reason if the settlement or adjustment involves performance or admission by the Indomnified Party.
- 7.3 In the event of the occurrence of a Claim for which an Indemnified Party is entitled to indemnification hereunder, the Indemnified Party shall first make demand upon, and seek payment and performance from, the Trust, and then, and only if, after such demand the Trust fails to pay or perform as required by this Agreement, shall the

Indemnified Party seek payment and performance from the Trustee. Amounts payable by the Indemnifying Party, to the extent not paid by an Indemnifying Party, may be added to the principal amount Note and shall accrue interest from the date of the incurrence of such expense by the Indemnified Party at the prevailing rate of interest as provided under the Note.

- 7.4 Each indemnity in this Agreement is a continuing obligation, separate and independent from the other obligations of the Trust and Dalia and survives termination of this Agreement or any transfer pursuant to Section 10 of this Agreement. It is not necessary for a Party to incur expense or make payment before enforcing a right of indemnity conferred by this Agreement.
- 8. Costs and Expenses. Trust and Manhattan each agrees to bear its own, legal and other costs and expenses for preparing, negotiating, executing and delivering this Agreement and any related documents and consummating the transaction contemplated by this Agreement, including legal and other costs and expenses relating to the amendment of the Amended Note, the Manhattan Loan and the New Note.

9. Notices.

- 9.1 All communications between the Parties in respect of, or notices, requests, directions, consents or other information sent under, this Agreement shall be in writing, hand delivered or sent by overnight courier, electronic transmission or telecopier, addressed to the relevant Party at its address, electronic mail or facsimile number specified in <u>Schedule 9.1</u> to this Agreement at such other address, electronic mail or facsimile number as such Party may subsequently request in writing. All such communications and notices shall be effective upon receipt.
- 9.2 If Trust receives any notices, correspondence or other documents in respect of the Transferred Rights, the Note or the Settlement that, to the best of Trust's Knowledge, were not sent to Manhattan, Trust shall promptly forward them to Manhattan.

10. Further Transfers.

- 10.1 Manhattan may sell, assign, grant a participation in, or otherwise transfer all or any portion of the Note or Transferred Rights, this Agreement, its rights under this Agreement, the Manhattan Loan or the New Note, or any interest in any of the foregoing without the consent of or notice to Trust.
- 10.2 Trust may assign its rights under this Agreement without the prior written consent of Manhattan; <u>provided</u>, <u>however</u>, that Trust may not delegate its obligations under this Agreement without the prior written consent of Manhattan.

11. Exercise of Rights and Remedies.

11.1 No amendment of any provision of this Agreement shall be effective unless it is in writing and signed by the Parties, and no waiver of any provision of this Agreement, nor consent to any departure by either Party from it, shall be effective unless

it is in writing and signed by the affected Party, and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given.

11.2 No failure on the part of a party to exercise, and no delay in exercising, any right or remedy under this Agreement shall operate as a waiver by such Party, nor shall any single or partial exercise of any right or remedy under this Agreement preclude any other or further exercise thereof or the exercise of any other right or remedy. The rights and remedies of each Party provided herein (a) are cumulative and are in addition to, and are not exclusive of, any rights or remedies provided by law (except as otherwise expressly set forth in this Agreement) and (b) are not conditional or contingent on any attempt by such Party to exercise any of its rights or remedies under any other related document or against the other Party or any other Entity. In no event may either Party recover from the other Party any special, consequential or punitive damages.

12. Survival; Successors and Assigns.

- 12.1 All representations, warranties, covenants, indemnities and other provisions made by the Parties shall be considered to have been relied upon by the Parties, shall (as to representations and warranties) be true and correct as of the date of this Agreement and any other date set forth in Sections 4 or 5, as the case may be, and shall survive the execution, delivery and performance of this Agreement.
- 12.2 This Agreement, including the representations, warranties, covenants and indemnities contained in this Agreement, shall inure to the benefit of, be binding upon and be enforceable by and against the Parties and their respective successors and permitted assigns.
- 13. Further Assurances. Each Party agrees to (i) execute and deliver, or cause to be executed and delivered, all such other and further agreements, instruments and other documents and (ii) take or cause to be taken all such other and further actions as the other Party may reasonably request to effectuate the intent and purposes, and carry out the terms, of this Agreement.

14. Disclosure.

- 14.1 Each Party agrees that, without the prior consent of the other Party, it shall not disclose the contents of this Agreement to any individual or Entity, except that any Party may make any such disclosure (a) as required to implement or enforce this Agreement, (b) if required to do so by any law, court, regulation, subpoena or other legal process, (c) to any Governmental Authority or self-regulatory Entity having or asserting jurisdiction over it, (d) if its attorneys advise it that it has a legal obligation to do so or that failure to do so may result in it incurring a liability to any other Entity or sanctions that may be imposed by any Governmental Authority, (e) to its Affiliates, professional advisors and auditors or (f) as set forth in Section 14.2.
- 14.2 Manhattan may disclose the contents of this Agreement to any proposed transferee, assignee, participant, or other Entity proposing to enter into contractual relations with Manhattan in respect of the Note or Transferred Rights, the Manhattan Loan or the New Note or any part of them.

15. Entire Agreement; Conflict.

- 15.1 This Agreement constitutes the entire agreement of the Parties with respect to the transactions contemplated here by and supersedes all previous and contemporaneous negotiations, promises, covenants, agreements, understandings, representations and warranties in respect thereof, all of which have become merged and finally integrated into this Agreement.
- 15.2 As between Manhattan and the Trust, if there is any inconsistency or conflict between this Agreement and any other document, the provisions of this Agreement shall govern and control.
- 16. Counterparts; Telecopies. This Agreement may be executed in multiple counterparts and all of such counterparts taken together shall be deemed to constitute one and the same instrument. Transmission by telecopier, facsimile or other form of electronic transmission of an executed counterpart of this Agreement shall be deemed to constitute due and sufficient delivery of such counterpart, and shall have the same force and effect as a manually executed original. Each fully executed counterpart of this Agreement shall be deemed to be a duplicate original.
- 17. Relationship Between Manhattan and the Trust. The relationship between Manhattan and the Trust shall be that of lender and borrower. Neither is a trustee or agent for the other, nor does either have any fiduciary obligations to the other. This Agreement shall not be construed to create a partnership or joint venture between the Parties.
- 18. Severability. The illegality, invalidity or unenforceability of any provision of this Agreement under the law of any jurisdiction shall not affect its legality, validity or enforceability under the law of any other jurisdiction nor the legality, validity or enforceability of any other provision.
- 19. Governing Law. THIS AGREEMENT, THE RIGHTS AND OBLIGATIONS OF THE PARTIES UNDER THIS AGREEMENT AND ANY CLAIM OR CONTROVERSY DIRECTLY OR INDIRECTLY BASED UPON OR ARISING OUT OF THIS AGREEMENT OR THE TRANSACTION (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY), INCLUDING ALL MATTERS OF CONSTRUCTION, VALIDITY AND PERFORMANCE, SHALL IN ALL RESPECTS BE GOVERNED BY AND INTERPRETED, CONSTRUED AND DETERMINED IN ACCORDANCE WITH, THE INTERNAL LAWS OF THE STATE OF NEW YORK (WITHOUT REGARD TO ANY CONFLICTS OF LAW PROVISION THEREOF THAT WOULD REQUIRE THE APPLICATION OF THE LAWS OF ANY OTHER JURISDICTION).
- 20. Waiver of Trial by Jury. THE PARTIES HEREBY IRREVOCABLY AND UNCONDITIONALLY WAIVE, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT THAT THEY MAY HAVE TO TRIAL BY JURY OF ANY CLAIM OR CAUSE OF ACTION, OR IN ANY LEGAL PROCEEDING, DIRECTLY OR INDIRECTLY BASED UPON OR ARISING OUT OF THIS AGREEMENT OR THE TRANSACTION (WHETHER BASED ON CONTRACT,

TORT OR ANY OTHER THEORY). EACH PARTY (A) CERTIFIES THAT NO REPRESENTATIVE, AGENT OR ATTORNEY OF THE OTHER PARTY HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PARTY WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER AND (B) ACKNOWLEDGES THAT IT AND THE OTHER PARTY HAVE BEEN INDUCED TO ENTER INTO THIS AGREEMENT BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS IN THIS SECTION.

21. Jurisdiction. The Parties irrevocably agree that, should either Party institute any legal action or proceeding in any jurisdiction (whether for an injunction, specific performance, damages or otherwise) in relation to this Agreement or the transactions contemplated by this Agreement, no immunity (to the extent that it may at any time exist, whether on the grounds of sovereignty or otherwise) from such action or proceeding shall be claimed by it or on its behalf, any such immunity being hereby irrevocably waived, and each Party irrevocably agrees that it and its assets are, and shall be, subject to such legal action or proceeding in respect of its obligations under this Agreement.

22. Interpretation.

- 22.1 This Agreement and any annexes, schedules or other documents attached to or incorporated by reference into the Agreement.
- 22.2 Terms used in the singular or the plural include the plural and the singular, respectively; "includes" and "including" are not limiting; and "or" is not exclusive.
- 22.3 Any reference to a Party includes such Party's successors and permitted assigns.
 - 22.4 Unless otherwise indicated, any reference to:
 - (a) this Agreement or any other agreement, document or instrument shall be construed as a reference to this date of this Agreement or, as the case may be, such other agreement, document or instrument as the same may have been, or may at any time before the date of this Agreement be, in effect as modified, amended or supplemented as of the date of this Agreement Date; and
 - (b) a statute, law, order, rule or regulation shall be construed as a reference to such statute, law, order, rule or regulation as it may have been, or may at any time before the date of this Agreement be, in effect as modified, amended or supplemented as of the date of this Agreement.
- 22.5 Section and other headings and captions are included solely for convenience of reference and are not intended to affect the interpretation of any provision of this Agreement.

- 22.6 This Agreement shall be deemed to have been jointly drafted by the Parties and no provision of it shall be interpreted or construed for or against either Party because such Party actually or purportedly prepared or requested such provision, any other provision or the Agreement as a whole.
- 23. Legal Counsel. Each Party acknowledges that it or she has been represented by its own legal counsel in connection with the negotiation and drafting of this Agreement. Accordingly, this document shall not be construed against the draftsman. Any rule of construction to the contrary shall be ignored.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the parties have caused this Agreement to be duly executed as of the date first written above.

TRUST:	
ORLY GENGER 1993 TRUST	
By: Dalia Genger, Sole Trustee	
STATE OF All Jah)SS: COUNTY OF All Jul)	
The foregoing was sworn to, subsiday of 2012, by Dalia Genger, as She is personally known to me or has produced the state of the state	Print or Stainp Name: Notary Public: My Commission Expires: MAGDALENA CHARLOTTEN NOTARY PUBLIC, State of New York
DALIA: By: Oglin Gengu	No. 01CH6059474 Qualified in New York County Certificate Filed in Kings, Queens, Westchester, Bronx Counties Commission Expires May 29, 20
STATE OF Alar Gale COUNTY OF Alar Gale SS:	
The foregoing was sworn to, subset day of 2012, by Dalia Genger. She driver's license as identification.	is personally known to me or has produced a
	Print or Stamp Name: Notary Public: Commission No.: My Commission Expires:
	MAGDALENA CHARLOTTEN NOTARY PUBLIC, State of New York No. 01CH6059474 Cualified in New York County Certificate Filed in Kings, Queens, Westchester, Bronx Counties Commission Expires May 29, 2000007

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MAN	HATTAN:	
	IHATTAN SAFETY COMPANY, LTD poration organized under the laws of St.	
Ву:	Greg Gilpin-Payne, President	Witness: Leah Crag-Chaderton
		Witness: Yulanda Vanternool

SCHEDULE 9.1

NOTICES

Trust:

Pedowitz & Meister 1501 Broadway, Suite 800 New York NY 10036-5505 Attention: Robert Meister

Dalia:

200 East 65th - apt 32w New York, NY Attention: Trustee

Manhattan:

858 Zenway Blvd Frigate Bay St Kitts, W.I.

EXECUTION VERSION

AMENDED AND RESTATED PROMISSORY NOTE

\$4,240,000.00

October 3, 2011

FOR VALUE RECEIVED, the undersigned, the ORLY GENGER 1993 TRUST ("Maker" or the "Trust"), a trust settled on December 13, 1993 pursuant to that certain Trust Agreement dated December 13, 1993 (the "Trust Agreement") and as authorized by its current sole trustee, Dalia Genger ("DG" or "Trustee"), promises to pay to the order of MANHATTAN SAFETY COMPANY, LTD., a corporation organized under the laws of St. Kitts, W.I. ("Manhattan;" together with its successors and assigns, the "Holder"), the principal amount of FOUR MILLION TWO HUNDRED FORTY THOUSAND DOLLARS AND NO CENTS (\$4,240,000.00) ("Principal"), or such other amount as may have been advanced under this Note, as provided herein, together with accrued interest calculated from (i) the date of the Original Note (as herein after defined) on the face amount of the Original Note, (ii) (x) such date or dates, if any, on which an Additional Advance (as herein defined) is made on the amount of the Additional Advance made on such date or dates, (iii) November 1, 2012, in the case of an advance in payment of the Forbearance Fee, on the Forbearance Fee or (iv) the date or dates of the incurrence of any cost or expense by an Indemnified Party on the amount of such cost or expense (each an "Indemnity Payment" and collectively, the "Indemnity Payments") which is not paid by an Indemnifying Party, at the rate of three percent (3%) percent per annum on the unpaid Principal balance or such other interest rate then prevailing and payable under this Note, computed on the basis of the actual number of days clapsed a year of 360 days.

This Amended and Restated Note amends and restates that certain promissory note dated October 3, 2011 in the original principal amount of Four Million Dollars and No Cents (\$4,000,000.00) (the "Original Note") and is issued in replacement thereof. This Note is the Note contemplated by that certain Credit and Forbearance Agreement and Second Amendment and Restatement of Promissory Note dated May ___, 2012 (the "Agreement") by and between the Trust and Manhattan. Among other things, the Original Note has been amended to provide for the possibility of (i) additional advance(s) ("Additional Advances") made to Maker, (ii) the payment of a Forbearance Fee by Maker under the terms of the Agreement and this Note and (iii) the incurrence by Maker of an obligation to pay an Indemnity Payment. Capitalized terms used herein without definition shall have the meanings ascribed to them in the Agreement.

1. Payments and Prepayments.

- 1.1 Principal and interest shall be paid to Holder at the address set forth in the Agreement or such other address as may appear the books and records of the Maker or such other place as the Holder hereof from time to time shall designate in writing to Maker.
- 1.2 Principal and all accrued and unpaid interest shall be due and payable on the date (the "Maturity Date") which is the earliest to occur of:
 - (a) November 1, 2012; or

- (b) the date of Maker's receipt of the proceeds ("TRI Shares Proceeds") from the sale of shares (the "TRI Shares") of Trans Resources, Inc., a Delaware corporation ("TRI"), either pursuant to the interpleader action (the "Interpleader Action") pending in the United States District Court for the Southern District of the State of New York (the "Court") in Pedowitz v. TPR, 11 Civ. 5602, or otherwise.
- 1.3 Notwithstanding anything to the contrary, to the extent that the Court awards the Trust any of the interpleaded funds, the Trust shall first apply such funds to the extent necessary to pay this Note, including all accrued and unpaid interest hereon, in full, before applying such funds for any other purpose.

2. Events of Default.

- 2.1 Events of Default. It is expressly agreed that the entire Principal amount of this Note, together with all accrued interest thereon, shall immediately become due and payable (without demand for payment, notice of nonpayment, presentment, notice of dishonor, protest, notice of protest, or any other notice, all of which are hereby expressly waived by Maker) upon the happening of any of the following events (each, an "Event of Default"):
- (a) the entry of a decree or order by the court having jurisdiction in the premises adjudging Maker a bankrupt or insolvent, or approving as properly filed a petition seeking arrangement, adjudgment or composition of or in respect of Maker under the Federal Bankruptcy Code or any other applicable Federal or state law, or appointing a receiver, liquidator, assignee, or trustee, sequestrator (or other similar official) of Maker, or of any part of its property, and the continuance of any such decree or order unstayed and in effect for a period of thirty (30) consecutive days; or
- (b) the institution by Maker of proceedings to be adjudicated a bankrupt or insolvent, or the consent by it to the institution of bankruptcy or insolvency proceedings against it, or the filing by it of the petition or answer or consent by it to the filing of any such petition or answer or consent seeking relief under the Federal Bankruptcy Code or any other applicable Federal or state law or the consent by it to the filing of any such petition or to the appointment of a receiver, liquidator, assignee, trustee, sequestrator (or other similar official) of Maker or any part of its property, or the making by it of an assignment for the benefit of the creditors, or the admission by it in writing of its inability to pay its debts generally as they come due; or
- (c) the resignation, removal or other change in the Trustee, including, but not limited to, the addition of one or more additional Trustees; or
 - (d) the creation of any lien or other Encumbrance on any asset of Maker; or
- (e) the breach by Maker of any of its representations, warranties or covenants under the Agreement; or
- (f) the sale or other transfer of all or any material part of Maker's properties and assets; or

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- (g) a default by Maker in any payment of principal of or interest on any other obligation for money borrowed (or on any obligation under conditional sale or other title retention agreement or on any obligation secured by purchase money mortgage or on any obligation under notes payable or drafts accepted representing extensions of credit but excluding deposits) beyond any period of grace provided with respect thereto, or defaults in the performance of any other agreement under which any such obligation is created (or if any other event of default under any such agreement shall occur and be continuing) if the effect of such event or default is to cause, or to permit the creditor or creditors of such obligation (or a trustee on behalf of such creditor or creditors) to cause, such obligations to become due prior to its stated maturity; or
- (h) the failure to pay any amount payable to Holder when due and payable, subject to the provisions of the Agreement and Section 2.2 of this Note which provide for forbearance by the Holder from collection of amounts payable to Holder under this Note.
- 2.2 Upon the occurrence of an Event of Default, Holder may, without limiting any other rights it may have at law or in equity, declare the unpaid Principal of and accrued and unpaid interest on this Note due and payable, whereupon the same shall be due and payable without presentment, demand, protest or other notice of any kind, all of which Maker expressly waives, and Holder may proceed to enforce payment of such Principal and accrued and unpaid interest or any part thereof in such manner as it may elect in its sole discretion; provided, however, that Holder agrees to forbear from commencing any action to enforce collection of such amounts to the extent provided in the Agreement.
- 3. Overdue Rate. From and after November 1, 2012 or upon the occurrence of an Event of Default if earlier, the unpaid indebtedness then evidenced by this Note shall thereafter bear interest at the lesser of rate of twenty five percent (25%) per annum or the maximum legal rate of interest (the "Overdue Rate").
- 4. Covenants. The Trust hereby covenants and agrees that (1) it shall not create or permit any Encumbrance on (x) the TRI Shares or (y) the Minimum Payment or any other payment that the Trust may receive or be entitled to receive from (a) the Court or (b) any other party in connection with the Interpleader Action or otherwise relating to the TRI Shares and (2) it will not (x) (a) borrow or enter into any agreement to borrow any amount of money, or (b) guaranty, indemnify or otherwise create any contingent monetary obligation, or (y) incur any material Liability, other than costs for legal services relating to the TRI Proceedings, which in no event, without the prior consent of Holder, exceed in aggregate Five Hundred Thousand Dollars and No Cents (\$500,000.00).
- 5. Waiver And Consent. Maker: (a) waives demand, presentment, protest, notice of dishonor, suit against or joinder of any other person, and all other requirements necessary to charge or hold Maker liable with respect to the obligations evidenced by the Note; and (b) waives any right to immunity from any such action or proceeding and waives any immunity or exemption of any property, wherever located, from garnishment, levy, execution, seizure or attachment prior to or in execution of judgment, or sale under execution or other process for the collection of debts.

6. Costs, Indemnities And Expenses. Maker agrees to pay all filing fees and similar charges and all costs incurred by Holder in collecting or attempting to collect the obligations evidenced by the Note and such right shall extend beyond the entry of a final, non-appealable judgment of a court of competent jurisdiction ("Final Judgment") including attorneys' fees, whether or not involving litigation and/or appellate, administrative or bankruptcy proceedings. Such entitlement or attorneys' fees shall not merge with the entry of a Final Judgment and shall continue postjudgment unless and/or until any and all indebtedness due Holder is fully satisfied. Maker agrees to pay any documentary stamp taxes, intangible taxes or other taxes (except for federal or state franchise or income taxes based on Holder's net income) which may now or hereafter apply to this Note, and Maker agrees to indemnify and hold Holder harmless from and against any liability, costs, attorneys' fees, penalties, interest or expenses relating to any such taxes, as and when the same may be incurred. Maker agrees to pay Holder any and all attorneys' and paralegals' fees at all pre-trial, trial and appellate levels in respect of any litigation or collection efforts based hereon, or arising out of, or related hereto whether, under or in connection with this Note and/or any agreement contemplated to be executed in conjunction herewith, or any course of conduct, course of dealing, statements (whether verbal or written) or actions of any party.

7. Miscellaneous.

- 7.1 Governing Law. This Note shall be governed by, and construed and enforced in accordance with the laws of the State of New York, without giving effect to the principles of conflicts of law thereof.
- 7.2 <u>Jurisdiction</u>. Trust and the Trustee each irrevocably agree that, should either of them institute any legal action or proceeding in any jurisdiction (whether for an injunction, specific performance, damages or otherwise) in relation to this Note or the transactions contemplated by this Note, no immunity (to the extent that it may at any time exist, whether on the grounds of sovereignty or otherwise) from such action or proceeding shall be claimed by it or on its behalf, any such immunity being hereby irrevocably waived, and the Trust and the Trustee each irrevocably agrees that their respective assets are, and shall be, subject to such legal action or proceeding in respect of its obligations under this Note.
- 7.3 <u>Time of the Essence</u>. Time shall be of the essence with respect to the terms of this Note. This Note cannot be changed or modified orally.
- 7.4 Interpretation. The term "Holder" shall be deemed to include any subsequent holder(s) of this Note. Whenever used in this Note, the term "person" means any individual, firm, corporation, trust or other organization or association or other enterprise or any governmental or political subdivision, agency, department or instrumentality thereof. Whenever used in this Note, words in the singular include the plural, words in the plural include the singular, and pronouns of any gender include the other genders, all as may be appropriate. Captions and paragraph headings in this Note are for convenience only and shall not affect its interpretation
- 7.5 <u>Invalidity</u>. Any provision of this Note which is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction only, be ineffective only to the extent of such

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prohibition or unenforceability without invalidating the remaining provisions hereof or affecting the validity or enforceability of such provision in any other jurisdiction. To the extent that Maker may lawfully waive any law that would otherwise invalidate any provision of this Note, Maker hereby waives the same, to the end that this Note shall be valid and binding and enforceable against it in accordance with all of its terms.

- 7.6 Prepayment Permitted. This Note may be prepaid in whole or in part at any time without penalty. Except as otherwise required by law or by the provisions of this Note, payments received by Holder hereunder shall be applied first against expenses and indemnities, next against accrued interest, and next in reduction of the outstanding principal balance of the Note, except that during the continuance of any Event of Default, Holder may apply such payments in any order of priority determined by Holder in its exclusive judgment.
- 7.7 Notices. Except as otherwise required by the provisions of this Note, any notice required to be given to Maker shall be deemed sufficient if made personally or if mailed, postage prepaid, to such Maker's address as it appears in the Agreement.
- 7.8 <u>Benefit</u>. All of the terms of this Note shall inure to the benefit of Holder and its heirs, executors, administrators, personal representatives, successors and assigns, and shall be binding upon Maker and its successors and assigns, jointly and severally.
- 7.9 No Waiver. No failure on the part of the Holder to exercise, and no delay in the exercise of any right, remedy or power hereunder or under any document or agreement executed in connection herewith shall operate as a waiver hereof or thereof nor shall any single or partial exercise by the Holder of any right, remedy or power hereunder or thereunder preclude any other or future exercise of any other right, remedy or power.
- 7.10 Change, Modification or Waiver. This Note may not be changed or modified orally, nor may any right or provision hereof be waived orally, but in each instance only by an instrument in writing signed by the party against which enforcement of such change, modification or waiver is sought.
- 7.11 No Usury. In the event, Holder, in enforcing its rights hereunder determines that charges and fees incurred in connection with this Note may, under the applicable laws relating to usury, cause the interest rate herein to exceed the maximum rate allowed by law, then such interest shall be recalculated and any excess over the maximum interest permitted by such laws shall be credited to the then outstanding principal amount of the Note to reduce said balance by the amount of such excess. It is the intent of the Holder that the Maker, under no circumstance, shall Maker be required to pay, nor shall the Holder be entitled to collect, any interest that is in excess of the maximum rate permitted under the applicable laws relative to usury.
- 7.12 Waiver of Trial by Jury. THE MAKER AND THE HOLDER WAIVE THE RIGHT TO TRIAL BY JURY IN ANY ACTION OR PROCEEDING BASED UPON, ARISING OUT OF OR IN ANY WAY CONNECTED TO THIS NOTE.

7.13 <u>Assignment</u>. This Note may be negotiated, endorsed, assigned, transferred and/or pledged subject to compliance with the requirements of applicable federal and state securities law by delivery of the original Note. This Note shall be binding upon Maker and Maker's successors and assigns.

[SIGNATURE PAGE TO FOLLOW]

IN WITNESS WHEREOF, Maker has duly executed this Note as of the date first written above.

MAKER:

THE ORLY GENGER 1993 TRUST

By: Och ven se.

Dalia Genger, sole Trustee

COUNTY OF AM ISS

The foregoing was sworn to, subscribed and acknowledged before me this day of day of 2012, by Dalia Genger, as sole Trustee of The Orly Genger 1993 Trust. She is personally known to me or has produced a driver's license as identification.

Print or Stamp Name:

Notary Public:

Commission No.:

My Commission Expires:

MAGDALENA CHARLOTTEN
NOTARY PUBLIC, State of New York
No. 01CH6059474
Qualified in New York County
Certificate Filed in Kings, Queens,
Westchester, Bronx Counties
Temission Expires May 29, 20

ORLY GENGER VS. DALIA GENGER, et al

DALIA GENGER
December 13, 2012



126 East 56th Street, Fifth Floor New York, New York 10022
PHONE: (212) 750-6434 FAX: (212) 750-1097

WWW.ELLENGRAUER.com

Original File 102224.TXT

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2	COUNTY OF NEW YORK	2	,	
3	ORLY GENGER in her individual capacity and on behalf of the Orly Genger 1993	3	PAUL S. ZILBERFEIN, Esq.	
4	Trust (both in its individual capacity and on behalf of D&K Limited Partnership),	1	On Behalf of Leah Fang,	
5	Plaintiff,	- 1	5 78 Old Orchard Road	
6	- against -		New Rochelle, New York 10804	
7	DALIA GENGER, SAGI GENGER, LEAH FANG,		914-297-0110	
8	DEK GP LLC, and TPR INVESTMENT ASSOCIATES,		paul@zilberfeinlaw.com	
9	INC.,	وا		
10	Defendant	10)	
11	Index No. 100697/08	11	DUANE MORRIS LLP	
12			2 On Behalf of TPR Investment Associates, In	nc
13	575 Lexington Avenue		3 1540 Broadway	,
14	New York, New York	1	New York, New York 10036	
15	December 13, 2012 10:37 a.m.	15		
16			5 212-692-1012	
17	DEPOSITION of DALIA GENGER, taken		dellajo@duanemorris.com	•
18	before Annette M. Montalvo, RMR, and a Notary	18		
19	Public in and for the State of New York.	19		
20	Due bence of New lots.	20		
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NoR part 19 DALIA GENGER December 13, 2012

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			Page 5			Page 7
1	E 2	KHIBITS (Cont'd)		1		GENGER
2	GENGER	DESCRIPTION F	OR I.D.	2		You know the procedures?
3	Exhibit 10	1993 promissory note and	149	1	-	Yes.
4		Pledge agreement		4		Okay. And if you answer the question,
5	Exhibit 11	Final arbitration award	151	5		only want you to answer questions that you
6	Exhibit 12	Letter	162	6		nderstand; do you understand that?
7	Exhibit 13	Document	168			Yes.
8	Exhibit 14	Dalia Genger affidavit	173	8		What is your date of birth?
9	Exhibit 15	1/31/2009 meeting and	209	وا		June 15, 1946.
10		Agreement		10		Which would make you how old today?
11		-				66, I guess.
12						You are the trustee of the Orly Genger
13	(EXHIBITS	RETAINED BY ATTORNEY GRIVER	1	13		ist?
14			•	1		'93 yes.
15				15		Is that correct?
16				1	•	It is correct. Yes.
17				1		
18				17		Do you suffer from any mental or
				18		hysical problem that would prevent you from
19				19		ring a trustee to the Orly Genger trust?
20				20		No.
21				1		And in this deposition, as we go
22				22		rough it, whenever I speak about the Orly trust
23				23		the trust, I am talking about the Orly Genger
24				24		993 trust; do you understand?
25				25	А.	Absolutely. Yes.
-			Page 6			D 0
	, , , , , , , , , , , , , , , , , , , 		Page 6			Page 8
1		N, the witness was duly	Page 6	1		GENGER
2	sworn.)	·	·			_
2	sworn.) DALIA GE	N G E R, called as a witness	·		Q.	GENGER
2 3 4	sworn.) DALIA GET herein, having be	N G E R, called as a witness een first duly sworn by a	·	2	Q.	GENGER I ask you again, do you suffer from any
2 3 4 5	sworn.) DALIA GEN herein, having be Notary Public of	N G E R, called as a witness en first duly sworn by a the State of New York,	·	2	Q. me fre	GENGER I ask you again, do you suffer from any ental or physical problem that would prevent you
2 3 4 5	sworn.) DALIA GEN herein, having be Notary Public of	N G E R, called as a witness een first duly sworn by a	·	2 3 4	Q. me fre	GENGER I ask you again, do you suffer from any ental or physical problem that would prevent you om
2 3 4 5	sworn.) DALIA GET herein, having be Notary Public of was examined an	N G E R, called as a witness een first duly sworn by a the State of New York, d testified as follows:	·	2 3 4 5	Q. me fro A. the	GENGER I ask you again, do you suffer from any ental or physical problem that would prevent you om I said no. MR. MEISTER: Wait until he finishes e question.
2 3 4 5 6	sworn.) DALIA GET herein, having be Notary Public of was examined an EXAMINATIO	N G E R, called as a witness een first duly sworn by a the State of New York, d testified as follows:	·	2 3 4 5 6	Q. me fro A. the	GENGER I ask you again, do you suffer from any ental or physical problem that would prevent you om I said no. MR. MEISTER: Wait until he finishes e question. BY MR. GRIVER:
2 3 4 5 6 7	sworn.) DALIA GET herein, having be Notary Public of was examined an EXAMINATION BY MR. GRI	N G E R, called as a witness en first duly sworn by a the State of New York, d testified as follows: N VER:	·	2 3 4 5 6 7	Q. me fro A. the Q.	GENGER I ask you again, do you suffer from any ental or physical problem that would prevent you om I said no. MR. MEISTER: Wait until he finishes e question. BY MR. GRIVER: Do you suffer from any mental or
2 3 4 5 6 7 8	sworn.) DALIA GET herein, having be Notary Public of was examined an EXAMINATIO BY MR. GRI Q. Would you s	N G E R, called as a witness een first duly sworn by a the State of New York, d testified as follows:	·	2 3 4 5 6 7 8	Q. me fro A. the Q.	GENGER I ask you again, do you suffer from any ental or physical problem that would prevent you om I said no. MR. MEISTER: Wait until he finishes e question. BY MR. GRIVER:
2 3 4 5 6 7 8 9 10	sworn.) DALIA GET herein, having be Notary Public of was examined an EXAMINATIO BY MR. GRI Q. Would you s record, please.	N G E R, called as a witness en first duly sworn by a the State of New York, d testified as follows: N VER: tate your name for the	·	2 3 4 5 6 7 8 9	Q. me fro A. the Q. ph	GENGER I ask you again, do you suffer from any ental or physical problem that would prevent you om I said no. MR. MEISTER: Wait until he finishes e question. BY MR. GRIVER: Do you suffer from any mental or
2 3 4 5 6 7 8 9 10 11	sworn.) DALIA GET herein, having be Notary Public of was examined an EXAMINATIO BY MR. GRI Q. Would you s record, please. A. Dalia Genge	N G E R, called as a witness en first duly sworn by a the State of New York, d testified as follows: N VER: tate your name for the	·	2 3 4 5 6 7 8 9 10	Q. me fro A. the Q. ph tel	GENGER I ask you again, do you suffer from any ental or physical problem that would prevent you om I said no. MR. MEISTER: Wait until he finishes e question. BY MR. GRIVER: Do you suffer from any mental or sysical problem that would prevent you from
2 3 4 5 6 7 8 9 10 11 12	sworn.) DALIA GET herein, having be Notary Public of was examined an EXAMINATION BY MR. GRI Q. Would you s record, please. A. Dalia Genge Q. And what is	N G E R, called as a witness een first duly sworn by a the State of New York, d testified as follows: N VER: tate your name for the er. your address?	·	2 3 4 5 6 7 8 9 10	Q. me fro A. the Q. ph tel A.	GENGER I ask you again, do you suffer from any ental or physical problem that would prevent you om I said no. MR. MEISTER: Wait until he finishes e question. BY MR. GRIVER: Do you suffer from any mental or sysical problem that would prevent you from sling the truth and testifying here today?
2 3 4 5 6 7 8 9 10 11 12	sworn.) DALIA GET herein, having be Notary Public of was examined an EXAMINATIO BY MR. GRI Q. Would you s record, please. A. Dalia Genge Q. And what is A. It is 200 Eas	N G E R, called as a witness een first duly sworn by a the State of New York, d testified as follows: N VER: tate your name for the er. your address?	·	2 3 4 5 6 7 8 9 10 11 12	Q. me fro A. the Q. ph tel A.	GENGER I ask you again, do you suffer from any ental or physical problem that would prevent you om I said no. MR. MEISTER: Wait until he finishes e question. BY MR. GRIVER: Do you suffer from any mental or sysical problem that would prevent you from aling the truth and testifying here today? No.
2 3 4 5 6 7 8 9 10 11 12	sworn.) DALIA GET herein, having be Notary Public of was examined an EXAMINATION BY MR. GRI Q. Would you s record, please. A. Dalia Genge Q. And what is	N G E R, called as a witness een first duly sworn by a the State of New York, d testified as follows: N VER: tate your name for the er. your address?	·	2 3 4 5 6 7 8 9 10 11 12	Q. me from A. the Q. ph tel A. ho	GENGER I ask you again, do you suffer from any ental or physical problem that would prevent you om I said no. MR. MEISTER: Wait until he finishes e question. BY MR. GRIVER: Do you suffer from any mental or eysical problem that would prevent you from alling the truth and testifying here today? No. MR. GRIVER: Let's start with some busekeeping matters. I am going to hand the
2 3 4 5 6 7 8 9 10 11 12 13 14	sworn.) DALIA GET herein, having be Notary Public of was examined an EXAMINATIO BY MR. GRI Q. Would you s record, please. A. Dalia Genge Q. And what is A. It is 200 Eas 32W. The zip of	N G E R, called as a witness een first duly sworn by a the State of New York, d testified as follows: N VER: tate your name for the er. your address?	·	2 3 4 5 6 7 8 9 10 11 12 13	Q. mo fro A. the Q. ph tel A. ho wi	GENGER I ask you again, do you suffer from any ental or physical problem that would prevent you om I said no. MR. MEISTER: Wait until he finishes e question. BY MR. GRIVER: Do you suffer from any mental or sysical problem that would prevent you from ling the truth and testifying here today? No. MR. GRIVER: Let's start with some
2 3 4 5 6 7 8 9 10 11 12 13 14	sworn.) DALIA GET herein, having be Notary Public of was examined an EXAMINATIO BY MR. GRIT Q. Would you s record, please. A. Dalia Genge Q. And what is A. It is 200 Eas 32W. The zip Q. Ms. Genger,	N G E R, called as a witness een first duly sworn by a the State of New York, d testified as follows: N VER: tate your name for the er. your address? tt 65th Street, Apartment code is 10065.	·	2 3 4 5 6 7 8 9 10 11 12 13 14	Q. me from A. the Q. ph tel A. ho wi as	GENGER I ask you again, do you suffer from any ental or physical problem that would prevent you om I said no. MR. MEISTER: Wait until he finishes e question. BY MR. GRIVER: Do you suffer from any mental or sysical problem that would prevent you from sling the truth and testifying here today? No. MR. GRIVER: Let's start with some susekeeping matters. I am going to hand the trues three exhibits that have been premarked
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	sworn.) DALIA GET herein, having be Notary Public of was examined an EXAMINATION BY MR. GRI Q. Would you so record, please. A. Dalia Genge Q. And what is A. It is 200 Eas 32W. The zip of Q. Ms. Genger, have just been so A. Yes. Q. And you und	N G E R, called as a witness een first duly sworn by a the State of New York, d testified as follows: N VER: tate your name for the er. your address? A partment code is 10065. you understand that you worn to tell the truth?	·	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. me from A. the Q. ph tel A. ho wi as	GENGER I ask you again, do you suffer from any ental or physical problem that would prevent you om I said no. MR. MEISTER: Wait until he finishes e question. BY MR. GRIVER: Do you suffer from any mental or sysical problem that would prevent you from sling the truth and testifying here today? No. MR. GRIVER: Let's start with some susekeeping matters. I am going to hand the tness three exhibits that have been premarked Dalia Exhibits I through 3. Dalia Exhibit 1 is Dalia Genger's swer to the second amended complaint in this tion. (Dalia Exhibit 1, answer to the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	sworn.) DALIA GET herein, having be Notary Public of was examined an EXAMINATIO BY MR. GRI Q. Would you s record, please. A. Dalia Genge Q. And what is A. It is 200 Eas 32W. The zip of Q. Ms. Genger, have just been s A. Yes. Q. And you und obligation to tel A. Absolutely.	N G E R, called as a witness een first duly sworn by a the State of New York, d testified as follows: N VER: tate your name for the er. your address? A fartment code is 10065. you understand that you worn to tell the truth? erstand that it is your I the truth today?	·	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. me from A. the Q. ph tel A. ho wi as	GENGER I ask you again, do you suffer from any ental or physical problem that would prevent you om I said no. MR. MEISTER: Wait until he finishes e question. BY MR. GRIVER: Do you suffer from any mental or sysical problem that would prevent you from sling the truth and testifying here today? No. MR. GRIVER: Let's start with some susekeeping matters. I am going to hand the truess three exhibits that have been premarked Dalia Exhibits 1 through 3. Dalia Exhibit 1 is Dalia Genger's swer to the second amended complaint in this tion. (Dalia Exhibit 1, answer to the second amended complaint, marked.)
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	sworn.) DALIA GET herein, having be Notary Public of was examined an EXAMINATION BY MR. GRIT Q. Would you so record, please. A. Dalia Genge Q. And what is A. It is 200 Eas 32W. The zip Q. Ms. Genger, have just been so A. Yes. Q. And you und obligation to tel A. Absolutely. Q. In order to de	N G E R, called as a witness een first duly sworn by a the State of New York, d testified as follows: N VER: tate your name for the er. your address? A partment code is 10065. you understand that you worn to tell the truth?		2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. me from A. the Q. ph tel A. ho wi as	GENGER I ask you again, do you suffer from any ental or physical problem that would prevent you om I said no. MR. MEISTER: Wait until he finishes e question. BY MR. GRIVER: Do you suffer from any mental or sysical problem that would prevent you from aling the truth and testifying here today? No. MR. GRIVER: Let's start with some susekeeping matters. I am going to hand the trues three exhibits that have been premarked Dalia Exhibits I through 3. Dalia Exhibit 1 is Dalia Genger's swer to the second amended complaint in this tion. (Dalia Exhibit 1, answer to the second amended complaint, marked.) MR. GRIVER: Dalia Exhibit 2 are copies
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	sworn.) DALIA GET herein, having be Notary Public of was examined an EXAMINATIO BY MR. GRI Q. Would you s record, please. A. Dalia Genge Q. And what is A. It is 200 Eas 32W. The zip Q. Ms. Genger, have just been s A. Yes. Q. And you und obligation to tel A. Absolutely. Q. In order to de	N G E R, called as a witness een first duly sworn by a the State of New York, d testified as follows: N VER: tate your name for the er. your address? A partment code is 10065. you understand that you worn to tell the truth? erstand that it is your I the truth today?		2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. mo from A. the Q. ph tel A. ho wi as an accordance of	GENGER I ask you again, do you suffer from any ental or physical problem that would prevent you om I said no. MR. MEISTER: Wait until he finishes e question. BY MR. GRIVER: Do you suffer from any mental or sysical problem that would prevent you from sling the truth and testifying here today? No. MR. GRIVER: Let's start with some susekeeping matters. I am going to hand the tness three exhibits that have been premarked Dalia Exhibits I through 3. Dalia Exhibits I through 3. Dalia Exhibit 1 is Dalia Genger's swer to the second amended complaint in this stion. (Dalia Exhibit 1, answer to the second amended complaint, marked.) MR. GRIVER: Dalia Exhibit 2 are copies the summons and second amended verified
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	sworn.) DALIA GET herein, having be Notary Public of was examined an EXAMINATION BY MR. GRIT Q. Would you so record, please. A. Dalia Genge Q. And what is A. It is 200 Eas 32W. The zip of Q. Ms. Genger, have just been so A. Yes. Q. And you und obligation to tel A. Absolutely. Q. In order to de question and you	N G E R, called as a witness een first duly sworn by a the State of New York, d testified as follows: N VER: tate your name for the er. your address? A partment code is 10065. you understand that you worn to tell the truth? erstand that it is your I the truth today? The truth today? The truth today? The truth today?		2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. mo from A. the Q. ph tel A. ho wi as an act	GENGER I ask you again, do you suffer from any ental or physical problem that would prevent you om I said no. MR. MEISTER: Wait until he finishes e question. BY MR. GRIVER: Do you suffer from any mental or sysical problem that would prevent you from aling the truth and testifying here today? No. MR. GRIVER: Let's start with some susekeeping matters. I am going to hand the trues three exhibits that have been premarked Dalia Exhibits I through 3. Dalia Exhibit 1 is Dalia Genger's swer to the second amended complaint in this tion. (Dalia Exhibit 1, answer to the second amended complaint, marked.) MR. GRIVER: Dalia Exhibit 2 are copies

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ORLY GENGER VS. Pg 24 of 150
DALIA GENGER
December 13, 2012

DA	ALIA GENGER, et al		December 13, 2012
	Page 9		Page 11
1	GENGER	GENO	HER
2	second amended verified complaint,		as Exhibit 3?
3	marked.)	A. Exhil	
4	MR. GRIVER: And Dalia Exhibit 3 is a		look on the last page, page 12,
5	copy of defendant Dalia Genger's amended		our signature? As sworn by
6	responses to plaintiff's interrogatories in this		, it is my signature.
7	action.		hat's sworn by you on the 29th day
8	(Dalia Exhibit 3, Dalia Genger	of March	* *
9	amended responses to plaintiff's	A. Right	•
10	interrogatories, marked.)		was the last time you saw these
11	BY MR. GRIVER:		itory responses?
12	Q. Ms. Genger, looking at Dalia Exhibit		document, actually, I read again
13	1	like two	
14	A. Yes.		Do you have any changes to this
15	Q your answer, is that your signature		it that you want to make upon reading it
16	on the last page?		o days ago?
17	A. Yeah, I am sure it is there, if you say		don't think so.
18	so. Yes, it is my signature.	•	lenger, you are the current trustee
19	Q. And so you signed this answer under		ly Genger trust?
20	oath on the 20th day of September 2010?		ou repeat?
21	A. September 30, right. I won't remember,	Q. You a	re the trustee of the Orly Genger
22	but it says here, so.	trust?	
23	Q. If you look on the last page, because I	A. Yes.	
24	want to be precise, Ms. Genger.	Q. And y	ou have been the trustee of the
25	MR. MEISTER: Are you asking her what	Orly Ger	nger trust since January 4 of 2008; is
	Page 10		Page 12
1	GENGER	GENC	BER
2	she remembers or are you asking her what it says?	that corre	ect?
3	BY THE WITNESS:	A. Right	•
4	A. I don't remember exactly what date, but	Q. And C	Orly Genger is the lifetime
5	I believe you that that's the date.	beneficia	ry of the trust, do you know that?
6	BY MR. GRIVER:	A. Yes.	-
7	Q. When was the last time you saw this		o you understand that as trustee
8	answer to the second amended	you are s	upposed to protect the trust?
9	A. When was the last time that I saw this	A. Absol	
10	document?	Q. And a	s trustee, are you supposed to put
	Q. Yes.	the intere	ests of the trust ahead of your
	A. I don't remember.	interests?	
13	Q. You didn't look at it in preparing for	A. Obvio	•
14	your deposition today?		s trust you are supposed to act in
	A. I think that one should not be prepared		nterests of the trust?
16	for deposition. Isn't it true?		e trust. Yes.
	Q. So you did nothing to prepare yourself		s trustee you are supposed to put
18	for this deposition? You didn't look at any		of the interests of Orly Genger as
19	documents, you didn't speak to your attorney?		ry ahead of your own interests?
	A. I did speak with my attorney.		e with you.
	Q. And in the course of that did he show		ndeed, you are supposed to put
22	you documents?		ests ahead of the interest of anybody
	A. He gave me some documents, but I didn't	else?	
24	look at them.	A Aheal	
		A. Absol	
25	Q. Okay. If you look at what's been		you done so?

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Page 13

- GENGER 1
- 2 A. Yes, I believe I did.
- 3 Q. Every action that you have done as
- trustee --
- 5 A. Yeah.
- 6 Q. Every action that you have done as
- trustee you have put the interests of the trust
- and Orly Genger ahead of your interests?
- MR. ZILBERFEIN: Note my objection to 9
- 10 the form.
- **THE WITNESS:** What did he say? 11
- MR. MEISTER: He made a technical 12
- objection. You can answer. 13
- BY THE WITNESS: 14
- 15 A. Yes, obviously, my responsibility as a
- trustee was obviously the major thing that I was
- responsible for, and any other -- no other thing
- would change it, I mean. 18
- BY MR. GRIVER: 19
- 20 Q. And you have done so?
- 21 A. Yes. I believe I did.
- 22 Q. Who are the -- since January 4 of 2008
- when you became trustee, who are the attorneys
- for the trust?
- 25 A. Well, I really don't remember in 2008.

- GENGER 1
- 2 A. I believe it was 2008 or '09. I don't
- know.
- 4 Q. Before you hired Mr. Meister to be the
- attorney for the trust, had you met Mr. Meister
- before?
- A. No.
- 8 Q. How did you find Mr. Meister?
- 9 A. He was recommended by another lawyer.
- 10 Q. Do you remember the name of this other
- lawyer? 11
- 12 A. No.
- 13 Q. Do you remember who this other lawyer
- worked for?
- 15 A. No.
- 16 Q. How is it that you came to be talking
- to this lawyer? 17
- 18 A. I don't remember.
- 19 Q. Was it a lawyer for Sagi?
- 20 A. No. I don't think so.
- 21 Q. Had Mr. Meister or his law firm ever
- done work for you as an individual?
- 23 A. Yes.
- 24 Q. Before he was retained by you to
- 25 represent the trust?

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Page 16

- GENGER 1
- I just know that Robert Meister is currently my
- attorney, but I am not sure when we began -- when
- I started to be his client.
- 5 O. Just so the record is clear.
- Mr. Meister is the attorney for the Orly Genger
- trust?
- 8 A. Yes.
- 9 Q. You have retained him as attorney for
- 10 the trust?
- 11 A. Yes.
- 12 Q. Are there any other attorneys that you
- 13 have retained on behalf of the trust?
- 14 A. I don't remember.
- 15 Q. Does the law firm of Sullivan &
- 16 Worcester ring a bell?
- 17 A. It rings a bell, but I don't remember
- 18 in connection to what.
- 19 Q. Okay. When do you --
- 20 A. Wait a minute. Maybe Delaware, I
- think. I don't remember.
- 22 Q. Okay. When did you hire Mr. Meister
- and his law firm to represent the trust?
- 24 A. I just said, I don't remember the date.
- 25 Q. Do you remember the year?

- GENGER 1
- 2 A. I don't think -- I don't remember it
- was before or after.
- Q. Okay. What work was Mr. Meister
- retained on an individual basis for --
- MR. MEISTER: Objection. 6
- Attorney-client privilege. Instruct the witness 7
- not to answer. 8
- 9 MR. ZILBERFEIN: I join that objection.
- MR. GRIVER: Just on the topic? 10
- THE WITNESS: On the topic --11
- 12 MR. MEISTER: No.
- MR. GRIVER: Okay. 13
- 14 BY MR. GRIVER:
- 15 Q. Is Mr. Meister representing you on an
- 16 individual -- in an individual capacity?
- 17 A. You just asked me that, and I said yes.
- 18 Q. Okay. In what is Mr. Meister
- 19 representing you in an individual capacity?
- THE WITNESS: Didn't you say that's a 20
- question I should not answer? 21
- 22 MR. MEISTER: Well --
- BY THE WITNESS: 23
- 24 A. It is to fight a lawsuit that Orly has
- against me, basically.

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ORLY GENGÉŘ VS. Pa 26 of 1	50 DALIA GENGER				
DALIA GENGER, et al	December 13, 2012				
Page 17	Page 19				
1 GENGER	1 GENGER				
2 BY MR. GRIVER:	2 A. Yes.				
3 Q. And you are talking about this lawsuit?	3 Q. And do you get a physical piece of				
4 A. I don't know that. There are so many,	4 paper?				
5 I don't keep track of them.	5 A. Yes.				
6 Q. In the lawsuit you have initiated	6 Q. Are the two pieces of paper different				
7 against Orly Genger, who is your lawyer?	7 or are they the same?				
8 A. You mean in the divorce?	8 A. Which two pieces of paper?				
9 Q. In the Dalia Genger versus Arie Genger	9 Q. Does he bill you separately for the				
10 action?	work that he does on behalf of the trust?				
11 A. You mean the divorce, right?	11 A. Yes.				
12 Q. Okay. The reformation?	12 Q. So he makes				
13 A. The stipulation	3 A. He says it says Dalia Genger				
14 Q. Yes.	14 trustee, and, otherwise, it is just Dalia Genger.				
15 A and all that? Yeah.	15 MR. GRIVER: As representative of the				
MR. ZILBERFEIN: Note my objection to	beneficiary of the Orly Genger trust, I would ask				
17 the question.	for copies of all bills that you have provided to				
18 BY MR. GRIVER:	8 Ms. Genger as trustee of the Orly Genger trust.				
19 Q. Who is representing you in that?	MR. ZILBERFEIN: I join in all				
20 A. Yeah. I am trying to remember the name	20 requests.				
21 of the firm. But I remember the name of one	MR. GRIVER: Mr. Meister, any reaction,				
22 lawyer, was a partner. He's Kortmansky. And the	22 yes, no, maybe?				
other guy, I don't remember his name.	MR. MEISTER: I have no reaction. No.				
24 Q. Okay. Just so we are clear on the	Can you give us for a moment, we have a				
25 record as we sit here today, Mr. Meister is	25 filing issue.				
Page 18	Barra 20				
-	Page 20				
1 GENGER	1 GENGER				
2 representing you both in an individual	2 MR. GRIVER: Off the record.				

capacity --4 A. That's true. 5 Q. -- and on behalf of the trust? 6 A. Uh-huh. MR. ZILBERFEIN: "Uh-huh" means yes? I don't know. **THE WITNESS:** What? 9 **BY MR. GRIVER:** 10 11 Q. He is asking that you answer yes or no instead of "uh-huh" or nodding your head. 13 A. Yes. Yes. 14 Q. Do you get two sets of bills from -strike that. 15 When Mr. Meister bills you for the work 16 that he or his firm does on behalf of the Orly 17 Genger trust, do you get a bill? 19 A. I wish I didn't, but I do get. 20 Q. Okay. And it is a physical piece of

23 Q. And when Mr. Meister does work for you

as an individual, Dalia Genger, does he bill you

MR. MEISTER: Thank you. Let's take a 3

minute or two recess.

(WHEREUPON, there was a short 5

interruption from 10:52 a.m. to 6

7 10:54 a.m.)

8 MR. GRIVER: Back on the record.

9 Can you read my last question back.

(WHEREUPON, the record was read by 10

11 the reporter as requested.)

BY MR. GRIVER: 12

13 Q. Are you able to distinguish in your

mind when you seek Mr. Meister's advice on behalf 14

of the trust and when you seek his advice on an 15

individual basis? 16

17 A. Yes.

18 Q. Do you believe that having the same set

of attorneys is in the best interest of the Orly 19

20 Genger trust?

MR. ZILBERFEIN: Note my objection to 21

22

THE WITNESS: I'm sorry, I don't know 23

what --24

25 BY MR. GRIVER:

25

for those?

paper?

22 A. Absolutely. Yes.

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GENGER

Q. I will re-ask the question again. 2

- 3 Do you believe that having the same set
- of attorneys representing the Orly Genger trust 4
- 5 and you individually is in the best interest of
- 6 the Orly Genger trust?
- 7 A. Yes, I do, otherwise, I wouldn't do it.
- 8 Q. Okay. Do you believe that that is the
- best way to protect the Orly Genger trust?
- 10 A. Yes.

1

- 11 O. You have no concern whatsoever that
- there may be a conflict between your interests
- and the interests of the trust? 13
- 14 A. No.
- MR. ZILBERFEIN: Objection. 15
- BY MR. GRIVER: 16
- Q. Who has been paying the invoices of the
- Pedowitz and Meister law firm in connection with

MR. MEISTER: Ms. Genger has paid for

work representing her as trustee. There's a

was attempting to perfect or secure or get

and those bills were paid for by the trust.

small subset of bills which were rendered for

actions in which the trust, through its trustee,

recognized its interests as owners of TRI shares,

MR. GRIVER: That would be the Dalia

Delaware action that was stayed by Feinman?

that was stayed by Feinman, and also I believe

there were claims asserted in the Pedowitz and

Meister interpleader asserted against the Trump

Group on the one hand and TRI on the other.

17 Q. Who has been paying the bills that are

sent to you directly as an individual?

20 Q. Has anyone been providing you with

23 Q. Have you been using trust assets to pay

BY MR. GRIVER:

19 A. I was paying them.

21 funds to pay those bills?

MR. MEISTER: The Dalia Delaware action

- its work on behalf of the trust? 19
- 20 A. I am paying it.
- 21 Q. You have paid every penny?
- 22 A. Every penny.
- MR. MEISTER: Well, may I just correct 23
- the record there? 24

GENGER

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MR. GRIVER: Go ahead.

GENGER

- Q. Have you taken out any loans to pay
- those bills?
- A. No.

1

- Q. Have you taken out any loans to pay the
- bills that were incurred on behalf of the trust?
- 7 MR. MEISTER: Can I have it read back,
- 8
- (WHEREUPON, the record was read by 9
- 10 the reporter as requested.)
- 11 BY THE WITNESS:
- 12 A. Actually, I don't know how to answer
- this. 13
- BY MR. GRIVER: 14
- 15 Q. Do you not understand my question?
- 16 A. No, I understand your question, if I
- took any loans to pay bills. 17
- 18 Regarding the Orly trust, right?
- 19 Q. Yes.
- 20 A. Well, yeah, I think at the end there
- 21 was a loan made by -- to secure -- whatever
- 22 safety, there was a firm, a firm that -- the name
- of which I can't recall exactly, but it is 23
- Manhattan Safety whatever. 24
- 25 Q. Okay. Do you know how much money this

Page 22

1

GENGER

- Manhattan company lent you?
- 3 A. \$200,000.
- Q. Other than the \$200,000 loan from
- Manhattan Safety Company, has anyone else paid
- you in order to --
- 7 A. Me as Dalia or me as trustee?
- 8 Q. You as trustee. Has anyone paid you as
- trustee?
- 10 A. No.
- 11 Q. As we sit here today is Mr. Meister
- representing you as trustee or is Mr. Meister
- representing you on an individual basis? 13
- 14 A. As trustee.
- 15 Q. Not as an individual, but as trustee?
- 16 A. Yeah.
- 17 O. Okay. When Mr. Meister prepared you
- for this deposition, was he preparing you as 18
- trustee of the trust or was he preparing you as 19
- Dalia the individual? 20
- 21 A. Again, he didn't prepare me.
- 22 MR. ZILBERFEIN: Objection.
- 23 BY MR. GRIVER:
- 24 Q. When you spoke to him before this
- deposition and he showed you certain documents,

Min-U-Script®

25 A. Never.

those bills?

22 A. No.

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GENGER 1

he was doing that as the lawyer for the trust --2

3 A. Trust, yes.

4 O. -- correct?

And what documents did Mr. Meister show 5

you? 6

A. Basically, he gave me documents, but I

did never went over them except this one.

MR. MEISTER: Referring to Dalia 9

10 Exhibit 3.

THE WITNESS: Yes. Exhibit 3. 11

BY MR. GRIVER:

13 Q. Did he show you Dalia Exhibit 2, the

complaint in this case?

15 A. He probably did, but I didn't read it.

16 Q. What did Mr. Meister tell you?

17 A. I don't remember.

18 Q. When was this preparation session?

19 A. A few days ago.

20 Q. Well, today is Thursday. Was it

yesterday, Wednesday? Was it Tuesday? Was it

Monday?

23 A. I don't remember exactly what date it

24 was.

25 Q. Was it this week?

GENGER

2 Q. Half a day?

3 A. No. It is like a couple of hours.

4 Q. Okay. So then simply say a couple of

hours.

6 A. Please don't tell me what to say.

Q. And Mr. Meister told you what in those

9 A. Well, he raised some points that I

might be asked.

11 Q. And what were those?

12 A. All this saying interrogatory questions

that I already answered.

14 Q. So as we sit here today, you don't

remember what points you and Mr. Meister

discussed two days ago? 16

A. I do remember.

18 Q. So then please put it on the record and

tell me what points did you and Mr. Meister

discuss --

21 A. I am telling you --

22 Q. -- two days ago.

23 A. -- we discussed this document, the

24 Exhibit 3 document.

25 Q. Okay. But what you said was that he

Page 26

GENGER

2 A. Probably, but I don't remember that we

talked about it.

4 Q. So as we sit here today on Thursday,

you can't remember if you met with Mr. Meister?

6 A. I mean, I remember that I met with him,

but I don't remember that we went over this

paper.

9 MR. MEISTER: Referring to Dalia

Exhibit 2. 10

BY MR. GRIVER: 11

12 Q. I am simply asking you, on what day did

you meet with Mr. Meister this week?

14 A. I met with him Tuesday and briefly

yesterday.

16 Q. Okay. And for how long did you meet

with Mr. Meister on Tuesday?

18 A. I don't know. When I get the bill, I

probably will know. But I can't think of it at

this time. 20

21 Q. Well, was it the whole day --

22 A. No, it wasn't the whole day.

23 Q. Half a day?

24 A. I can't afford a whole day.

What? 25

GENGER 1

went over topics that might be covered in this

deposition, correct?

4 A. He told me what -- can you ask me

again.

6 O. Sure.

When you and Mr. Meister spoke two days

ago on Tuesday --

9 A. Right.

10 Q. -- you and he discussed topics that may

be raised in this deposition, correct?

12 A. That's true, and those were the topics,

yeah. 13

Q. Okay. And could you please tell me 14

which topics you remember Mr. Meister raising on 15

16 Tuesday?

17 A. Let me look what it says so I tell you.

MR. GRIVER: Let the record reflect 18

that the witness is looking through what's been 19

marked as Dalia Exhibit 3. 20

BY MR. GRIVER: 21

22 Q. Ms. Genger, I am going to allow you to

look, but let me ask you, absent looking at that 23

document you have no independent recollection of 24

the topics that Mr. Meister went through with you

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Page 29 Page 31 **GENGER GENGER** 1 1 two days ago? 2 the TI shares, the trust owns --3 A. No, I do have a recollection. 3 A. The trust, yeah. 4 Q. Okay. So please --4 Q. What other actions? 5 A. Overall, it is how did I manage the 5 A. What other actions? I really don't Orly trust. In general, I mean. remember any other actions. 7 Q. Okay. Any specific things that you did 7 Q. Okay. that were discussed on Tuesday, to your 8 A. I mean, there were lawsuits and stuff, recollection? where, really, my lawyers looked through to 10 A. Any specifics? answer, but I actively not do anything -- I mean, 11 Q. Uh-huh. I read it. There were lawsuits, and I really am 11 THE WITNESS: I think it is a kind of not so familiar with all the lawsuits. There 12 12 privileged information, don't you think, that were many of them. 13 13 whatever I discussed with you --14 Q. So you and Mr. Meister --14 BY MR. GRIVER: 15 15 A. So probably my lawyer answered. 16 Q. Unless Mr. Meister instructs you not to 16 Q. Okay. Just to be clear, so, yes, two answer, you must answer my questions. days ago you and Mr. Meister went and discussed 18 A. No, I am just encouraging him. the other lawsuits that you are involved in? 19 Q. Okay. 19 A. No. 20 A. The topics were, you know, as I became 20 O. So then -a trustee, why did I become a trustee. 21 A. Actually, we didn't discuss any 22 Q. Okay. lawsuits because --23 A. What is my purpose, what are my 23 Q. I'm sorry, Ms. Genger, then what were responsibilities. And, in general, that's what 24 you trying to say to me? it is. What are my responsibilities. 25 A. I am trying to say -Page 30 Page 32 **GENGER** 1 **GENGER** 1 2 Q. Did he go over any of the actions you 2 MR. MEISTER: Objection. I don't have taken as trustee? understand --3 4 A. Action and nonaction. MR. GRIVER: You are not under oath. 4 5 O. He went over actions and nonactions. BY MR. GRIVER: 5 Which actions and nonactions did you Q. What were you trying to say? discuss with Mr. Meister two days ago? MR. MEISTER: I'm objecting to the form 8 A. Well, the nonaction that was raised is of the question. It's an incomprehensible me not notifying Orly about the foreclosure on question. 9 the D&K LP note. 10 MR. ZILBERFEIN: I join in the 10 11 Q. Okay. And was that the only nonaction 11 objection. that you and he discussed? MR. MEISTER: She is trying to answer 12 13 A. As far as I remember. your question. If you don't put a clear 13 14 Q. And what actions did you and question --14 Mr. Meister discuss two days ago? MR. GRIVER: Okay. If she doesn't 15 16 A. What actions? 16 understand the question, she can ask me to --17 Q. Uh-huh. MR. MEISTER: She understood it. 17 18 A. Well, to begin with -- no. MR. GRIVER: Then she should answer. 18 That the trust is suing the Trumps, MR. MEISTER: She did. 19 that's kind of the last action, in order to 20 MR. GRIVER: Excellent. clarify that Orly owns the shares. Can I have my question read back then. 21 22 Q. The shares of TRI? 22 (WHEREUPON, the record was read by 23 A. TRI, yes. the reporter as requested.) 23 24 Q. So as we sit here today you believe as MR. MEISTER: Excuse me. Waiving your 24

trustee of the Orly Genger trust that Orly owns

25

hand is not a question, Mr. Griver.

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BY MR. GRIVER: 2

Q. Can you answer that question? 3

MR. MEISTER: She's answered it.

Please put a fresh question. 5

6 MR. GRIVER: Can you read Ms. Genger's

7

(WHEREUPON, the record was read by 8

the reporter as requested.) 9

10 MR. MEISTER: I continue with the

objection. She's answered your question. You 11

12 asked her a question, and she's answered it.

BY MR. GRIVER:

Q. Ms. Genger, what were you trying to 14

15

13

16

23

3

MR. MEISTER: Objection. Instruct the

17 witness not to answer you. You are harassing

18

19 MR. GRIVER: And, Robert, I am going to

20 ignore you for the rest of this deposition, but

please do not prevent your witness from answering 21

the questions from now on. 22

BY MR. GRIVER:

24 Q. Ms. Genger, how many lawsuits --

MR. MEISTER: Mr. Griver, you are 25

GENGER

to follow how many times my daughter sued me. I 2

mean, really.

4 BY MR. GRIVER:

Q. How many times -- how many lawsuits has

the Dalia Genger -- excuse me.

7 How many lawsuits have you initiated as

trustee on behalf of the Orly Genger trust? 8

A. The only lawsuit is against the Trumps,

the Trump Group. That's what I remember.

11 Q. And how many other -- and as trustee of

the Orly Genger trust, you, as we sit here today,

don't know how many lawsuits that the trust is

involved in?

15 A. No, I don't keep track of it.

16 Q. When the bills come in from

Mr. Meister's law firm, do you review those 17

18

19 A. I review the bottom line, yeah.

20 Q. But you don't look to see --

21 A. No, I do. I do.

22 Q. Do you check to -- do you check to make

sure that he's charging you for cases that the

Orly trust is involved in?

25 A. Yes. I mean --

Page 34

GENGER 1

entitled to make -- I am going to do my job. 2

BY MR. GRIVER:

4 Q. Ms. Genger, how many lawsuits is the

trust involved in?

6 A. I don't know. I can't count. Many

lawsuits. I don't know.

8 Q. As trustee of the Orly Genger trust,

how many lawsuits is the Orly Genger trust 9

involved in? 10

11 A. I didn't count.

12 Q. Okay. Well, I would like you to count

13 now.

MR. DELLAPORTAS: Why don't you help 14

15 her by telling her how many times you have sued,

Yoav. 16

17

BY THE WITNESS:

18 A. Yeah, because there are so many

lawsuits I can't keep track of it. I just know 19

that my resources are being reduced every month. 20

MR. DELLAPORTAS: Start by telling her 21

how many times you have sued it, Yoav. We are 22

23 here billing, wasting our time.

BY THE WITNESS:

25 A. No, I really don't, because it is hard

GENGER

2 Q. Do you have -- do you keep a list?

3 A. No, I don't keep a list.

Q. Okay.

5

7

MR. MEISTER: May I ask what this has

to do with this lawsuit, Mr. Griver?

BY MR. GRIVER:

Q. How do you keep track --

MR. MEISTER: Excuse me. I am asking a 9

question. What does this have to with --10

BY THE WITNESS: 11

A. I don't keep track. I told you 12

already.

14 MR. MEISTER: Dalia, wait a moment,

please. 15

MR. GRIVER: You can instruct her not 16

17 to answer or you can object to the question --

MR. ZILBERFEIN: Let's not talk over

19 each other. You are making the court reporter

20 nervous. One at a time. Please.

BY MR. GRIVER: 21

22 Q. How do you keep track of the lawsuits

as the trustee of the Orly --

24 A. I told you, I don't keep track of the

lawsuits.

18

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NoR part 19 DALIA GENGER December 13, 2012

ORLY GENGÉŘ VS. DALIA GENGER, et al Page 37 Page 39 GENGER 1 **GENGER** 1 2 Q. Ms. Genger, we are going to talk now 2 Q. Now, were you aware at the time that about your actions and inactions -you accepted the trusteeship of the Orly Genger 4 A. Okay. trust that beneficiary Orly Genger did not wish O. -- as the trustee of the trust. for you to be the trustee? 5 6 You became trustee on January 4, 2008, MR. ZILBERFEIN: Objection. 6 correct? 7 MR. DELLAPORTAS: Lack of foundation. A. Right. 8 BY THE WITNESS: MR. GRIVER: I have marked this as A. I don't know what's going on here. 9 10 Dalia Exhibit 4. BY MR. GRIVER: 10 (Dalia Exhibit 4, Leah Fang trust 11 11 Q. Do you not understand my question? document, marked.) 12 12 A. No, I don't understand why -- what the BY MR. GRIVER: remarks these gentlemen --13 13 14 Q. Ms. Genger, do you recognize what I 14 MR. MEISTER: If other counsel make a have marked as Dalia Exhibit 4? statement for the record, that's just for the 15 A. I need a minute to look at it. 16 record, so you don't have to pay attention to it. 16 17 You just listen to Mr. Griver. 17 MR. MEISTER: What's the pending 18 18 THE WITNESS: I didn't know that. question? So what is the question again? 19 19 20 BY THE WITNESS: BY MR. GRIVER: 20 21 A. Yeah. 21 Q. Ms. Genger, so we are clear from here BY MR. GRIVER: on out, if you don't understand a question, say 22 22 23 Q. And what is Dalia Exhibit 4? so, and I will repeat it or fix it. 24 A. What is it? 24 A. Yeah, I don't remember right now the 25 Q. What is it? question. I just did not understand the fact Page 38 Page 40 **GENGER GENGER** 1 2 A. Instrument of resignation of trustee that these gentlemen here are objecting or not and appointment of successor for trustee. objecting or whatever remarks he makes. 4 Q. And is that your signature --4 Q. His objections are for the record. 5 A. No. 5 A. Okay. For the record. So I don't 6 O. -- on the document? really have to pay attention to it, right? 7 A. No. It Leah's signature. 7 Q. You may or you may not. But you still 8 Q. Were you aware of this? must answer any question I --9 A. That I was designated to be a trustee? 9 A. I didn't say I won't answer. I just MR. ZILBERFEIN: Object to the form. didn't know what --10 BY MR. GRIVER: 11 11 Q. Here's my next question. 12 O. Yes. 12 A. What is the question? 13 A. If I was aware that I was --13 Q. At the time you accepted appointment as 14 Q. Yes. 14 trustee of the Orly Genger trust, were you aware 15 A. Obviously. that Orly Genger did not wish for you to be 15 16 O. On January 4, 2008? 16 trustee? 17 A. Yes. This is when I became a trustee. MR. ZILBERFEIN: Objection. 17 18 Q. You didn't become a trustee on -- you MR. DELLAPORTAS: Lack of foundation. 18 didn't become a trustee on January 3 or January 19 **BY THE WITNESS:** 20 2, correct? 20 A. No. At the beginning I was not aware. 21 MR. ZILBERFEIN: Object to the form. BY MR. GRIVER: 21 BY THE WITNESS: 22 22 Q. Okay. When did you become aware that

24

25

23 A. I don't remember exactly the dates, but

I know that I was a successor trustee.

BY MR. GRIVER:

23

Orly didn't wish for you --

24 A. When she start suing me to remove me

from being a trustee, and I don't remember what

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Page 41 Page 43 **GENGER GENGER** 1 1 2 date it was. 2 acceptance of trustee. 3 Q. Well, before you accepted the 3 A. Right. trusteeship, did you speak to Orly? Q. Now, did Leah -- okay. MR. ZILBERFEIN: Objection. 5 5 How did you get the document marked as 6 BY MR. GRIVER: Dalia 5? 6 7 Q. Did you speak to Orly about whether or MR. ZILBERFEIN: Objection. 7 not you should accept the trusteeship? 8 BY THE WITNESS: 9 A. No. A. I don't remember. 10 Q. Did you speak to anyone? BY MR. GRIVER: 10 11 MR. ZILBERFEIN: Objection. 11 Q. Is it something that you typed up? BY THE WITNESS: 12 12 A. No. I didn't type this up. 13 Q. So someone provided it to you to sign? 13 A. Did I speak to anyone? BY MR. GRIVER: 14 14 A. Obviously. 15 Q. Did you speak to anyone about whether 15 Q. And -or not you should accept the trusteeship of the 16 A. It is a lawyer probably. Orly Genger trust? 17 17 Q. Seymour Fang is the notary public. Do 18 A. Well, I --18 you know who Seymour Fang is? MR. ZILBERFEIN: Same objection. 19 19 A. Yes. BY THE WITNESS: 20 20 Q. Does this refresh your recollection as 21 A. I did -- no, I don't remember. 21 to where you were when you signed this document? BY MR. GRIVER: 22 A. Where I was? 23 Q. Okay. How did you first become aware 23 Q. Yes. 24 A. Physically? that Leah Fang wished to appoint you as trustee of the Orly Genger trust? 25 Q. Yes. Physically. Page 42 Page 44 **GENGER** 1 **GENGER** 1 2 MR. ZILBERFEIN: Objection. 2 A. With the notary, of course. BY THE WITNESS: 3 3 Q. But do you know where? A. Can you repeat that. 4 A. Where? 4 5 MR. GRIVER: Can you repeat that, 5 O. Yes. 6 please. 6 A. The location? I don't remember. (WHEREUPON, the record was read by 7 7 Q. Do you know when you signed this 8 the reporter as requested.) document? BY THE WITNESS: 9 MR. ZILBERFEIN: Objection. 10 A. Obviously, when she nominated me. 10 BY THE WITNESS: BY MR. GRIVER: 11 A. Whenever it says here, January 4. 12 Q. Okay. And how did you become aware BY MR. GRIVER: 12 13 that she had nominated you to become trustee? 13 Q. Do you know what time of the day? MR. ZILBERFEIN: Objection. 14 14 A. No, I don't remember that. **BY THE WITNESS:** 15 Q. Was it in the morning, was it at night? 15 16 A. When I got the paper, I was aware of 16 A. I don't remember. 17 17 Q. No idea whatsoever? MR. GRIVER: Let me have this marked as 18 18 A. No, I guess it wasn't midnight, but it Dalia Exhibit 5. 19 was during the day. 20 (Dalia Exhibit 5, instrument of 20 Q. But all you can remember is at some acceptance of trustee, marked.) 21 21 time during the day --BY MR. GRIVER: 22 22 A. Yeah. 23 Q. We have marked as Dalia 4 Leah's 23 Q. -- you signed this document? resignation and appointment of successor, and we 24 Okay. Before signing this document, have marked as Dalia 5 the instrument of did you discuss whether or not you should be 25

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NoR part 19 DALIA GENGER **December 13, 2012**

DALIA GENGER, et al Page 45 Page 47 **GENGER** GENGER 1 1 trustee with anyone? 2 Q. And by Elana, I mean Sagi's wife Elana? 3 MR. ZILBERFEIN: Objection. 3 A. That's the one, yeah. BY THE WITNESS: Q. So you spoke with Sagi, with Rochelle 4 A. If I should be a trustee? Yeah, 5 Fang, with Leah Fang, and with Elana Genger? actually, it is a big responsibility. A. With my family, yes. 6 Q. Did you speak to anyone else in your 7 BY MR. GRIVER: Q. So before you signed this document when 8 family? you were considering whether or not to become A. I don't remember. ٦n trustee of the Orly Genger trust, who did you 10 Q. Did you speak with Orly? discuss ---11 11 A. No, I did not speak with Orly. A. In general. In general. 12 12 Q. Why didn't you speak with Orly? MR. ZILBERFEIN: Objection. 13 MR. ZILBERFEIN: Objection. 13 BY THE WITNESS: BY THE WITNESS: 14 15 A. In general, I knew that a problem will 15 A. I didn't speak with Orly because I was arise when Leah was going to resign as the 16 sure that she would understand that her best 16 17 trustee of Orly Genger trust, and someone should interest -- that I would serve to the best of my 17 have been -- there was a need for someone to be a 18 18 ability her interest and take care of her needs, trustee. 19 19 as I did throughout my life as her mother. 20 BY MR. GRIVER: BY MR. GRIVER: 20 21 Q. I see. 21 Q. And who did you discuss this with? Did you discuss it with Leah, did you discuss it with So is that the only reason you didn't 22 anyone? speak to Orly is because you were confident --23 23 MR. ZILBERFEIN: Objection. 24 24 A. Yeah. MR. MEISTER: Objection. Form. 25 25 Q. Is there a reason why you thought Sagi Page 46 Page 48 1 **GENGER** GENGER 1 BY THE WITNESS: would be uncomfortable about you being trustee so 2 2

you had to speak with him?

4 A. No. I didn't think that Sagi would be

uncomfortable or comfortable.

6 Q. Then why did you speak with Sagi?

7 A. Because the problem -- it was a problem

that somebody had to serve as a trustee. So

that's why we discussed it.

10 Q. Did Sagi come to you with the idea of

11 you serving as a trustee?

12 A. What? Again?

13 Q. Did Sagi come to you with the idea of

14 you serving as trustee?

15 A. No.

16 MR. ZILBERFEIN: Objection.

BY THE WITNESS: 17

18 A. I volunteered.

19 BY MR. GRIVER:

20 Q. Who did you volunteer to?

21 A. I volunteered. There was --22 MR. ZILBERFEIN: Objection.

23 BY THE WITNESS:

24 A. -- an opening, and I volunteered to

take the job.

3 A. Well, this is a family affair, okay.

So, obviously, there was a problem, and since it

is very difficult and impossible to find a

6 trustee or person that would serve as a trustee,

not being paid, and exposed to many lawsuits, I

couldn't find anyone else to do this job. So I 8

9 accepted this nomination in order to serve Orly

trust to the best of my ability. 10

BY MR. GRIVER: 11

Q. Okay. My question to you, Ms. Genger, 12

was simple. While you were considering whether 13

14 or not to become the trustee of the Orly Genger

trust, did you speak about that to anybody; yes 15

or no? 16

17 A. Yes, I did.

MR. ZILBERFEIN: Objection. 18

BY MR. GRIVER:

20 Q. Who did you speak to?

21 A. I speak to my family, including Sagi,

Rochelle, Leah, because it was a problem that we

had to resolve.

24 Q. Did you speak with Elana?

25 A. Yes.

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DALIA GENGER DALIA GENGER, et al December 13, 2012 Page 49 Page 51 **GENGER** 1 **GENGER** 1 **BY MR. GRIVER:** 2 2 MR. ZILBERFEIN: I object to the 3 Q. How did you know there was an opening? 3 auestion. 4 A. Because --4 **BY THE WITNESS:** MR. ZILBERFEIN: Objection. 5 A. I don't know. 5 6 BY THE WITNESS: MR. GRIVER: Can I have the answer 6 A. -- Leah was very frustrated, and she 7 back, please. wanted to resign. I was aware of it. 8 (WHEREUPON, the record was read by BY MR. GRIVER: 9 9 the reporter as requested.) Q. Okay. And why was Leah frustrated? 10 BY MR. GRIVER: 10 MR. MEISTER: Objection. Calls for the 11 11 O. At the time -operation of someone else's mind. 12 12 MR. GRIVER: Read my question back, MR. ZILBERFEIN: Objection. 13 13 BY MR. GRIVER: 14 (WHEREUPON, the record was read by 14 15 Q. If you know. the reporter as requested.) 15 MR. ZILBERFEIN: Join. I object. 16 16 BY MR. GRIVER: 17 MR. MEISTER: She can't possibly know. 17 Q. Did you have an understanding as to why BY MR. GRIVER: 18 Leah wished to resign as trustee? 18 Q. You just testified that Leah was 19 19 MR. MEISTER: She just answered that. 20 frustrated. On what basis did you believe that She said she doesn't know. 20 Leah was frustrated? MR. ZILBERFEIN: Note my objection. 21 A. I am assuming that she was being sued 22 MR. MEISTER: Move on to your next 23 and harassed, and then hospitalized as a 23 question, please. consequence of the conduct of Orly, my daughter. 24 BY MR. GRIVER: 24 25 Q. So you mentioned before that there was 25 Q. Is that your answer, your full answer, Page 50 1 **GENGER GENGER** 1 a problem that you were trying to resolve. What 2 that you don't know? was the problem?

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4 A. The problem was to find a trustee for

Orly trust.

6 Q. Do you know what -- so at this time

Orly and Leah Fang were in conflict; is that

correct? 8

9 MR. MEISTER: Objection.

10 MR. ZILBERFEIN: Objection. I join.

MR. MEISTER: It is a legal conclusion. 11

MR. GRIVER: Objection noted. 12

13 THE WITNESS: Can you repeat the

auestion. 14

15

22

BY MR. GRIVER:

Q. At the time you believe that Leah was 16

frustrated because you mentioned something about 17

18 a hospital, you mentioned something about a

conflict of some problem, why did Leah -- did you 19

have an understanding as to why Leah wished to 20

resign as trustee? 21

MR. ZILBERFEIN: At what point in time?

23 BY THE WITNESS:

24 A. Why Leah -- you have to ask her. 1

don't know.

A. I do not know exactly, but I can assume

that a person who takes this kind of --

volunteers to take this job and ends up in the

6 hospital is not a happy person.

7 Q. Okay.

MR. ZILBERFEIN: Note my objection to 8

9 any assumption.

10 BY MR. GRIVER:

11 Q. You said Leah ended up --

12 A. I assume. I assume.

13 Q. That was your assumption at the time --

14 A. Yeah.

15 Q. -- that you took the --

16 A. She was not happy.

MR. MEISTER: I am going to put this on 17

the record -- excuse me, Mr. Griver. 18

Dalia, you have to wait, please, until 19

20 Mr. Griver finishes his question because if you

21 start to talk at the same time --

22 THE WITNESS: Okav.

23 MR. MEISTER: -- the court reporter

24 can't get it.

25 BY MR. GRIVER:

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December 13, 2012 Page 53 Page 55 **GENGER** 1 GENGER 1 2 Q. You said that Leah ended up in the MR. GRIVER: Could you read back that 2 hospital? answer, please. 4 A. Yes. As far as I know. Yes. (WHEREUPON, the record was read by 4 5 Q. Did you have an understanding as to why the reporter as requested.) 5 Leah ended up in the hospital? 6 MR. GRIVER: Mark that answer so I can 7 MR. ZILBERFEIN: Objection. come back to it. 7 BY THE WITNESS: BY MR. GRIVER: 8 9 A. Again, I assumed she had a nervous Q. How did you know that Leah was being 9 breakdown. harassed? 10 10 BY MR. GRIVER: MR. ZILBERFEIN: Objection. 11 11 12 O. Because of her --12 BY THE WITNESS: 13 A. Harassment. 13 A. How did I know? 14 Q. Okay. Because of harassment. BY MR. GRIVER: 14 15 Harassment by whom? 15 Q. Uh-huh. 16 A. I don't know. I'm not a doctor. I 16 A. Well, she's part of my family, so I really don't know why they hospitalized her. guess it was known. 18 Q. Okay. But you understood that Leah was 18 Q. So she told you? 19 being harassed? 19 A. Leah did not tell me that. 20 A. Yes. 20 Q. So Sagi told you? MR. ZILBERFEIN: Objection. 21 21 A. Actually, her mother told me. BY MR. GRIVER: 22 22 Q. Rochelle Fang? 23 Q. Harassed by whom? 23 A. Right. 24 A. By Orly's lawyers. 24 Q. Did you ever pick up the phone to Orly 25 Q. In connection with Leah's functioning and say, "Orly, what's going on?" Page 54 Page 56 **GENGER GENGER** 1 as trustee of the trust? 2 2 A. No. 3 A. I would assume so. 3 Q. Did you ever try to get Orly's side of MR. ZILBERFEIN: Objection. the story? BY MR. GRIVER: MR. ZILBERFEIN: Objection. 6 Q. And did you understand why Leah was BY THE WITNESS: being harassed? A. No, I was not involved then in Orly's 8 A. No. affair. 8 MR. ZILBERFEIN: Objection. Asked and 9 **BY MR. GRIVER:** answered. 10 Q. Well, at that time you had no -- you 10 BY MR. GRIVER: 11 had no connection to Orly; is that right? 12 Q. Did you understand why Orly's attorneys 12 MR. ZILBERFEIN: Objection. were in conflict with Ms. Fang? 13 BY THE WITNESS: 13 MR. ZILBERFEIN: Objection. 14 14 A. Right. She tried to avoid me. BY THE WITNESS: 15 15 BY THE WITNESS: 16 A. No. Q. Well, in this case, you chose not to BY MR. GRIVER: 17 pick up the phone to ask her what was going on; 17 18 Q. Did you understand that Orly might not isn't that right? 18 be pleased with the work Leah was doing as 19 MR. ZILBERFEIN: Objection. trustee? 20 20 BY THE WITNESS: 21 MR. ZILBERFEIN: Objection. 21 A. After she never answered my calls and BY THE WITNESS: 22 mv texts --22

with.

25

23 A. I don't know exactly what Leah at the

time did, that Orly did not -- was not happy

23

BY MR. GRIVER:

24 Q. Did you ever --

25 A. -- messages.

DALIA GENGER

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DALIA GENGER, et al

NoR part 19 **DALIA GENGER December 13, 2012**

Page 57 Page 59 GENGER **GENGER** 1 1 2 Q. Did you ever call Orly up to find out 2 of you being appointed trustee with Sagi before what her disagreement was with Leah Fang? you accepted the appointment? 3 MR. MEISTER: Objection. Asked and 4 4 MR. ZILBERFEIN: Objection. 5 answered. 5 BY THE WITNESS: MR. ZILBERFEIN: Objection. 6 A. As far as I remember, I did discuss 7 BY THE WITNESS: with Sagi the fact that I am willing to 7 8 A. No. volunteer. BY THE WITNESS: 9 BY MR. GRIVER: 9 10 Q. Did you ever go to Orly's house to talk 10 Q. And do you recall anything else about to her directly and ask her? that conversation? 11 12 A. No. MR. ZILBERFEIN: Objection. 12 13 MR. ZILBERFEIN: Objection. BY THE WITNESS: 13 BY MR. GRIVER: 14 14 A. No. 15 Q. Did you ever send her an e-mail? BY MR. GRIVER: 15 MR. ZILBERFEIN: Objection. 16 16 Q. Was there more than one conversation? BY THE WITNESS: 17 A. I don't think so. 17 18 A. I don't remember. 18 Q. Did you talk to any lawyer before you BY MR. GRIVER: 19 decided to accept the appointment as trustee? Q. Did you ever write her a letter saying: 20 MR. ZILBERFEIN: Objection. 20 21 "What's going on, Orly? Why are you in conflict BY THE WITNESS: 21 22 with Leah Fang?" 22 A. I don't remember that. MR. DELLAPORTAS: Object to form. 23 BY MR. GRIVER: 23 24 MR. ZILBERFEIN: Objection. Q. Do you remember what it is -- strike BY THE WITNESS: 25 that. Page 58 Page 60 **GENGER** 1 **GENGER** 1 2 A. No, it wasn't my business, really. 2 Previously you testified that you MR. DELLAPORTAS: Object to form. And 3 discussed whether or not you would become trustee I just note for the record that Ms. Orly Genger of the Orly trust with your family; do you recall is not in attendance today. You may proceed. that testimony? 5 BY MR. GRIVER: 6 6 MR. ZILBERFEIN: Objection. Q. In sum or in substance, did you do 7 BY THE WITNESS: 7 anything to try and understand what the conflict A. Yes, I said that I did discuss it was between Orly and Leah Fang? 9 because the problem was that somebody has to 9 MR. ZILBERFEIN: Objection. 10 become a trustee. 10 BY THE WITNESS: 11 11 BY MR. GRIVER: 12 A. No. Q. Did you search for anybody else besides 12 13 MR. ZILBERFEIN: Can you read back the 13 yourself who might be willing to become a 14 question and answer. trustee? 14 (WHEREUPON, the record was read by 15 15 MR. MEISTER: Can I have the question the reporter as requested.) read back, please. 16 16 17 BY MR. GRIVER: 17 BY THE WITNESS: 18 Q. Did Sagi discuss your appointment with 18 A. Yeah. I was -you prior to your acceptance of the appointment? MR. MEISTER: Wait, wait. I would like 19 20 A. Sagi discussed with me prior to my 20 to have the question read back. appointment? 21 21 (WHEREUPON, the record was read by 22 Q. Uh-huh. 22 the reporter as requested.) 23 A. Me taking the trusteeship, you mean? 23 MR. ZILBERFEIN: Objection. 24 Q. Taking it or not taking it, did you MR. MEISTER: Object to the form. 24 discuss whether -- did you discuss the potential 25 THE WITNESS: So after all this

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objection, what is the question? 2

MR. GRIVER: Repeat the question, 3

4 please.

5

BY THE WITNESS:

6 A. Well, I was thinking about maybe some

kind of firm, an independent firm that might take 7

care of -- might take care of Orly Genger trust.

but eventually all the options led to the fact 9

10 that somebody like me that cares about Orly and

is willing to make a lot of sacrifices, I was 11

12 basically the only person left.

MR. GRIVER: Can you repeat my 13

14 question.

Because I am not sure that you answered 15

the question I asked. 16

17 THE WITNESS: Okay.

(WHEREUPON, the record was read by 18

19 the reporter as requested.)

20 BY THE WITNESS:

A. I was thinking about some options. 21

BY MR. GRIVER:

23 Q. Okay. Did you do -- and you identified

that option as maybe a firm --

25 A. An independent firm. But then they

GENGER 1

3

2 MR. ZILBERFEIN: Objection.

MR. MEISTER: Except as previously

4 testified, Mr. Griver?

5 BY MR. GRIVER:

Q. Did you pick up the phone and call

anybody to see if they would be willing to serve 7

8 as trustee?

A. No, I didn't know anyone that would

potentially be able to do that because of the

history of this. 11

12 Q. Did you task anyone --

13 A. No, I didn't.

14 Q. Did you task anyone with trying to find

somebody else besides yourself? 15

MR. ZILBERFEIN: Objection. 16

BY THE WITNESS: 17

18 A. Didn't you ask me this question before,

19 if I tried to find anyone?

BY MR. GRIVER: 20

21 Q. Did you ask someone else to try and

find anyone?

23 A. No. Because there's no point in doing

that.

25 Q. Did you -- did Sagi look for anyone

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GENGER 1

would want to be paid, and then, obviously, as a

trust, there are regular roles.

Q. Do you do any investigation, did you --

I understand that you thought of it.

Did you do any action in order to see 6

if someone else --7

8 A. There was no point in doing any action.

9 Q. Why was there no point?

10 A. Because I don't think that anyone would

take such a job to be a trustee, to risk

resources and being sued constantly, and would 12

have Orly's interest in mind, as I did. 13

14 Q. Okay. I'm sorry.

Had Orly Genger sued anyone before 15

January 1 of 2008? 16

MR. ZILBERFEIN: Objection. 17

BY MR. GRIVER: 18

19 Q. If you know.

20 A. I don't know. Really, I didn't --

21 Q. You said -- I understand what you said.

But let's just -- so we are clear on the record, 22

you did not pick up the phone and talk to anyone 23

to see if they might be interested in serving as 24

the Orly Genger trustee? 25

GENGER 1

besides yourself, do you know? 2

A. I don't know what Sagi did or didn't

Q. Okay. As far as you know, he didn't 5

look for anybody?

7 MR. ZILBERFEIN: Objection.

BY THE WITNESS: 8

9 A. I do not know what Sagi did or didn't

do. 10

11 BY MR. GRIVER:

12 Q. What about Rochelle Fang?

13 A. I don't know what she did.

14 MR. ZILBERFEIN: Objection.

15 BY MR. GRIVER:

Q. Did you ask Rochelle Fang if she did 16

17 anything?

18 A. No, I didn't ask.

19 Q. Did you ask Leah Fang if she looked for

20 anybody besides you?

MR. ZILBERFEIN: Objection. 21

22 BY THE WITNESS:

23 A. No. I don't remember.

BY MR. GRIVER: 24

25 Q. Do you know who a Patricia Enriquez is?

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NoR part 19 DALIA GENGER, et al Page 65 Page 67 **GENGER GENGER** 1 1 2 A. Who? 2 BY MR. GRIVER: 3 Q. Patricia Enriquez? Q. Can you please tell me everything you 3 4 A. I don't remember this name. recall about your conversations with Elana 5 Q. Were you aware that before you became Genger? trustee Leah Fang had attempted to appoint a A. It is all the same kind of Patricia Enriquez? conversation, there is a problem and somebody has A. I was not aware. I don't know who it to be found. is. 9 Q. Did you have any conversations with, 10 Q. Were you -let's say, Leah's attorneys? MR. ZILBERFEIN: Objection. 11 11 A. No, I never talked to Leah's attorneys. 12 BY MR. GRIVER: I don't know who they are. 13 Q. Were you aware of the fact that Q. Did you review any documents before you 13 Patricia Enriquez attempted to accept the became trustee in order to determine whether or 14 14 position of Orly Genger trustee? 15 not you would become trustee? 15 MR. ZILBERFEIN: Objection. 16 MR. ZILBERFEIN: Objection. 16 BY THE WITNESS: 17 BY THE WITNESS: 18 A. No, I was not aware of it. 18 A. I don't remember. BY MR. GRIVER: 19 **BY MR. GRIVER:** 19 20 Q. Tell me everything you remember about Q. You don't recall looking -- asking for 20 your conversations with Rochelle Fang in 21 any balance sheets or asking for any 21 connection with whether or not you would or would 22 communications between Leah and Orly, anything not become trustee of the Orly trust. 23 like that? You don't remember anything like 23 MR. ZILBERFEIN: Objection. 24 that? 24 BY THE WITNESS: 25 25 MR. ZILBERFEIN: Objection. Page 66 Page 68 **GENGER** 1 1 GENGER 2 A. I don't remember exactly what we talked

- about, but we did discuss the fact that there is
- a need to fulfill -- to fill up the position of 4
- being a trustee in Orly trust.
- BY MR. GRIVER: 6
- Q. And tell me all you can remember about 7
- your conversations with Leah Fang regarding
- 9 whether or not you would become trustee of the
- Orly trust. 10
- 11 MR. ZILBERFEIN: Objection.
- MR. MEISTER: Was that Leah Fang? 12
- MR. GRIVER: Yes. Leah Fang. 13
- 14 THE WITNESS: Again, can you repeat the
- question. 15
- MR. GRIVER: Sure. 16
- BY MR. GRIVER: 17
- 18 Q. Tell me everything that you can recall
- about your conversations with Leah Fang about 19
- 20 whether or not you would serve as trustee of the
- Orly trust. 21
- MR. ZILBERFEIN: Objection. 22
- BY THE WITNESS: 23
- 24 A. I don't remember what exactly we
- discussed.

2 BY THE WITNESS:

A. No, I don't remember.

4 MR. GRIVER: Let me have this marked as

- 5 Dalia Exhibit 6.
- 6 (Dalia Exhibit 6, release,
- 7 marked.)
- 8 MR. GRIVER: Let me have this marked as
- 9 Dalia Exhibit 7.
- (Dalia Exhibit 7, document, 10
- 11 marked.)
- BY MR. GRIVER: 12
- 13 O. Let's take a look at Dalia 7.
- 14 A. Dalia 7?
- 15 Q. Yes.
- 16 A. Let me look at it first.
- 18 A. It is very unclear, this copy. I don't
- 19 think I have ever seen this document before.
- Q. And on about December and January of 20
- December of 2007 and January 2008 --21
- 22 MR. MEISTER: I am going to object
- because you blurred it and I couldn't understand. 23
- THE WITNESS: Yeah. 24
- 25 MR. GRIVER: I will start over.

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NoR part 19 ORLY GENGÉŘ VS. DALIA GENGER DALIA GENGER, et al **December 13, 2012** Page 69 Page 71 **GENGER** 1 **GENGER** 1 2 MR. MEISTER: Thank you. (WHEREUPON, the record was read by 2 3 BY MR. GRIVER: 3 the reporter as requested.) Q. So at the time that you accepted 4 4 THE WITNESS: So, again, what is the appointment as trustee of the Orly Genger trust, 5 question? you were not aware that a Ms. Patricia Enriquez 6 BY MR. GRIVER: 7 had accepted to act as successor trustee --Q. You had previously testified that you 8 MR. ZILBERFEIN: Objection. had not discussed with any attorneys whether or 9 BY MR. GRIVER: not you would become trustee of the Orly trust; Q. -- just a few weeks before? do you recall that testimony? 10 10 MR. ZILBERFEIN: Objection. 11 A. Yes. 11 BY THE WITNESS: 12 Q. So you have just said now that -- I 13 A. I was not aware of it. understand your attorney drafted this on December 13 BY MR. GRIVER: 14 29, 2007. 14 15 Q. Okay. I take it that Patricia Enriquez 15 MR. ZILBERFEIN: Objection. is not a member of the Genger family? MR. MEISTER: She said her attorney. 16 17 A. I don't think so. 17 BY MR. GRIVER: 18 Q. You think she is or you think she Q. Do you know which attorney drafted 18 19 isn't? this? 19 20 A. She isn't. 20 A. I don't remember which one. 21 Q. Okay. Let's look at Dalia 6, please. 21 Q. Was this -- when you are talking about Do you recognize this document? 22 an attorney, are you talking about an attorney 23 A. Yes. for you? 23 24 Q. What is this document? MR. ZILBERFEIN: Note my objection. 24 25 A. It is giving a release to Leah. She's already stated she doesn't know which Page 70 Page 72 GENGER GENGER 1 2 Q. Is this one of the documents that attorney drafted this. 2 Mr. Meister showed you on Tuesday or Wednesday of BY THE WITNESS: 3 this week? A. I don't remember which one, really. 5 A. No. BY MR. GRIVER: 6 Q. When was the last time you saw this Q. How do you know an attorney drafted 6 document? this? 8 A. When? At the date that it was written. A. Because I wouldn't be able to write Q. Okay. Who wrote this document? something like that. 10 MR. ZILBERFEIN: Objection. 10 Q. Okay. Could this be something that BY THE WITNESS: 11 11 Leah wrote? 12 A. I would assume my lawyer. I didn't 12 MR. ZILBERFEIN: Objection. write this. 13 BY THE WITNESS: 13

BY MR. GRIVER:

15 Q. Well, I thought you testified that you

had not run your acceptance as trustee by any 16

lawyer? 17

18 MR. ZILBERFEIN: Objection. It doesn't

make it ---19

BY MR. GRIVER: 20

21 Q. Am I correct?

MR. ZILBERFEIN: It is not related to 22

23 the document.

MR. GRIVER: Can I have the question 24

read back, please. 25

14 A. No, for sure not Leah.

15 BY MR. GRIVER:

16 Q. Leah is an attorney, isn't --

17 A. It is to Leah Fang.

18 Q. What?

19 A. It is addressed to Leah Fang.

20 Q. Okay.

A. So she didn't write it. 21

22 MR. ZILBERFEIN: Objection.

23 BY MR. GRIVER:

24 Q. Is Leah Fang an attorney?

25 A. As far as I know, she is.

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GENGER 1

2 Q. Could she have -- well --

3 A. She didn't write it. That's for sure.

4 Q. How do you know?

MR. ZILBERFEIN: Objection. 5

BY THE WITNESS: 6

A. Because I said, a lawyer wrote it, but 7

it is not Leah Fang.

BY MR. GRIVER: 9

10 Q. And on what basis do you say that a

11 lawyer wrote it but not Leah Fang?

MR. ZILBERFEIN: Objection. 12

BY THE WITNESS: 13

14 A. Because it is addressed to her, and I

don't believe that Leah would do such a thing. 15

BY MR. GRIVER: 16

17 Q. It has on the top of it, it says Dalia

Genger; do you see that?

19 A. Yes.

20 Q. Is that an indication it came from your

computer?

22 A. I don't know if it is my computer or my

lawyer's computer.

24 Q. Okay. When you say your lawyer's

computer, which lawyer --

GENGER

trust agreement; do you see that?

A. I don't see it, but I believe it is

there.

5 Q. Look on the third line.

MR. MEISTER: Can I point it out? 6

BY THE WITNESS: 7

8 A. It doesn't matter. I believe you.

BY MR. GRIVER: 9

Q. So you were -- on December 29, 2007, 10

you were okay with releasing Leah to the maximum

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extent permissible under the law in the trust 12

13 agreements, correct?

MR. ZILBERFEIN: Objection. 14

15 BY THE WITNESS:

A. Yeah. 16

BY MR. GRIVER: 17

18 Q. At the time that you attempted to

release Leah to the maximum extent permissible

under the law and the trust agreements, did you 20

have any idea what Leah had or had not done as 21

trustee during her time as the trustee of the 22

Orly Genger trust? 23

24 A. I just don't remember exactly what she

had or has not done.

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GENGER

2 A. That I told you. I don't remember --

3 Q. You don't remember his name?

4 A. - which lawyer was at that time my

lawyer.

6 Q. Now, is that your signature on the

bottom?

8 A. Yes.

9 Q. And do you understand what this

document does or purports to do? 10

MR. ZILBERFEIN: Objection. 11

BY MR. GRIVER: 12

13 Q. To your understanding, what does this

14 document do?

MR. ZILBERFEIN: Same objection. 15

BY THE WITNESS:

17 A. Identifies a release, Leah.

BY MR. GRIVER: 18

19 Q. Okay. And it releases Leah to, it

says, the maximum extent permissible under law;

do you see that? 21

22 A. What?

23 Q. This document says that it releases

Leah and holds her harmless, quote, to the

maximum extent permissible under the law and the

GENGER 1

2 Q. Okay. You did no investigation before

you signed this document as to what Leah had or

had not done; isn't that correct?

5 MR. ZILBERFEIN: Objection.

BY THE WITNESS: 6

7 A. I did — I really don't remember

exactly, but I know that at the time I didn't

9 think that Leah has done anything harmful to

Orly. 10

11 BY MR. GRIVER:

12 Q. Okay.

MR. MEISTER: Is this a good time to 13

take a break? 14

MR. GRIVER: No. Let me finish this. 15

I understand. Let me finish this set of 16

questions. 17

BY MR. GRIVER: 18

19 Q. You said, "At the time I did not think

Leah had done anything harmful to Orly"?

21 A. Yeah.

22 Q. But you did no investigation to find

that out, did you? 23

24 MR. ZILBERFEIN: Objection.

25 BY THE WITNESS:

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A. I don't know how you are defining 2

"investigation."

BY MR. GRIVER:

5 Q. You didn't talk to Orly, did you?

6 A. No.

1

MR. ZILBERFEIN: Objection.

BY MR. GRIVER: 8

9 Q. Did you talk to Orly's lawyers?

10 A. No. I already said that.

11 Q. Did you have your lawyer talk to Orly's

lawyers to do an investigation?

MR. ZILBERFEIN: Objection. 13

BY THE WITNESS: 14

A. I don't remember. 15

BY MR. GRIVER: 16

17 Q. Do you remember doing anything in sum

or in substance to determine what Leah had or had 18

not done before you sent her this exoneration on 19

20 December 29, 2007?

A. I know that at that time, at the time, 21

I was aware of some of the conflict that -- I

mean, some of the conflicts that have happened, 23

and I didn't find anything wrong with whatever 24

Leah did.

GENGER 1

A. Tell me what it means.

Q. "Indemnify" means that if someone sues

her, you pay her bills. That's what "indemnify"

means. Did you understand that at the time you

indemnified her on December 29, 2007? б

7 MR. ZILBERFEIN: Objection.

8 BY THE WITNESS:

A. I don't understand what --9

MR. ZILBERFEIN: Objection to the 10

definition of the attorney's --11

BY THE WITNESS: 12

13 A. I was not aware of this legal term.

BY MR. GRIVER: 14

Q. Then let's be clear. 15

At the time you signed this document 16

17 did you have an understanding of what

"indemnification" meant?

19 A. No.

20 Q. None whatsoever?

21 MR. ZILBERFEIN: Objection.

22 BY THE WITNESS:

23 A. No. I thought that this was a standard

way of writing this kind of release. 24

25 **BY MR. GRIVER:**

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GENGER

2 Q. And what did Leah do?

3 A. I don't remember exactly what it was.

4 Q. Okay. And so in finding out what Leah

did or did not do, the most you did was talk to

Leah?

7 A. Yeah.

MR. ZILBERFEIN: Objection. 8

BY MR. GRIVER: 9

10 Q. And based on what Leah said, you

exonerated her, held her harmless and indemnified 11

her for whatever she may or may not have done? 12

MR. ZILBERFEIN: Objection. 13

BY MR. GRIVER: 14

15 Q. Isn't that correct?

MR. MEISTER: To the maximum extent

permitted by law and the trust agreement. 17

18 MR. ZILBERFEIN: Objection.

BY MR. GRIVER: 19

20 Q. You can answer.

21 A. I indemnified her, yes.

22 Q. Let me ask you this: How is that in

the trust's best interest to exonerate someone 23

and indemnify them? You understand what

"indemnify" means? 25

GENGER 1

Q. Who told you that it was a standard way

of writing this release?

MR. ZILBERFEIN: Objection.

BY THE WITNESS:

A. I said I thought. I didn't say

somebody told me.

8 BY MR. GRIVER:

Q. Okay. What was the basis of your

thinking that? 10

11 MR. ZILBERFEIN: Objection.

12 BY THE WITNESS:

A. Because we have many cases, that there

is a standard way of expressing objection or 14

other things, legal things, that it is a kind of 15

standard way of writing things. 16

BY MR. GRIVER: 17

Q. Understood. 18

But what, to your understanding, at the 19

20 time that you signed this memo of December 29,

2007, that's marked as Dalia 6, what was your 21

22 understanding of what an indemnification was?

A. That she's not -- that she cannot be 23

sued, I guess. She's released from any 24

25 wrongdoing.

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Page 81 **GENGER** 1 2 Q. Okay. Let's look at it. It says the indemnification includes any actions by the beneficiaries and the agents, including any expenses or injury incurred on your part, in

connection with service. Do you see that part? It is right here.

A. I am sure it is there. Yes. I see. So what's the question?

10 Q. Okay. So what does "indemnification" mean? 11

12 MR. MEISTER: Objection.

MR. ZILBERFEIN: Objection. 13 BY MR. GRIVER: 14

Q. To your understanding --15

MR. MEISTER: She's answered it. Move 16 on to your next point. And better than that,

let's take a break. 18

MR. ZILBERFEIN: I join in the break. 19 20

MR. DELLAPORTAS: If we are taking a break, I need to put a statement on the record 21

because we have now gone for 90 minutes, and we 22

have yet to ask any questions relevant to the D&K 23

24 action.

2

MR. GRIVER: Excuse me. 25

GENGER

1

2 MR. MEISTER: He started putting a

3 statement on the record.

4 MR. DELLAPORTAS: No one is asking a

5 question until I finish putting my statement on

the record. 6

BY MR. GRIVER: 7

8 O. On December 29 --

MR. DELLAPORTAS: Please give me the 9

courtesy of speaking --10 11

BY MR. GRIVER:

12 Q. On December 29 --

MR. DELLAPORTAS: Counsel, I will keep

14 speaking until she puts on the record what I

said. 15

13

16 MR. GRIVER: Put everything he says on 17 the record because I want to go -- that's fine.

THE COURT REPORTER: Okay. But only 18

19 one person can speak at a time.

MR. GRIVER: Can I see if a question is 20

21 open on the record.

22 MR. DELLAPORTAS: No one is doing

23 anything until I speak.

THE COURT REPORTER: There was a 24

question, and then there was an objection.

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GENGER 1

MR. DELLAPORTAS: I am putting a

3 statement on the record.

MR. GRIVER: You are not putting a 4

statement on the record. 5

MR. DELLAPORTAS: I am putting a 6

statement on the record. This has been noticed 7 8

for a deposition in the D&K action. We have not 9 had a single question relevant to the D&K action.

MR. GRIVER: Call the judge. 10

MR. DELLAPORTAS: Do not interrupt me. 11

MR. GRIVER: You are interrupting my 12

13 questioning of this witness.

Can I have the question read back to 14

15

MR. DELLAPORTAS: There is no question 16 17

18 **THE WITNESS:** You know what? I am

going to leave if this is how this --19 20 MR. MEISTER: Dalia --

MR. GRIVER: Read my question back, 21

22

23 BY MR. GRIVER:

24 Q. My question is, on May -- on

December --

GENGER 1

2 MR. MEISTER: There was an objection

because the question was answered. Do you want

to go back? Do you want to waste time? 4

MR. GRIVER: She did not answer the 5

6 question.

THE WITNESS: You did ask me that. 7

MR. GRIVER: Did you answer the

9 question?

8

10

THE WITNESS: Yes, I did.

11 MR. MEISTER: Yes, she did.

12 Now let's take our break.

MR. DELLAPORTAS: Anyone can break, and 13

I am putting this on the record. 14

15 We have been going for -- put this on

the record, because in fairness to opposing 16

counsel, I think I need to put this on the record 17 18

so they are on notice.

We have gone for 90 minutes. None of 19

20 the questions have related to the D&K action.

The discovery seems to be geared to, what I can 21

22 gather, to issues relevant to the surrogate court

23 action. That's fine, but we are not here for

that action. 24

25 I am not counsel to that action. This 20-01187-jlg Doc 1-18 Filed 06/20/20 Entered 06/20/20 20:19:48 | ORLY GENGER VS. Pg 43 of 150

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1	GENGER	1	GENGER
2	deposition hasn't been crossed noticed in that	2	a break.
3	action, and yet my client is incurring legal	3	MR. DELLAPORTAS: Just for the record,
4	fees. We intend to apply once this case is over	4	I see nothing in count 4 which has any relevance
5	for reimbursement of those legal fees based on	5	to any of the questions.
6	the misrepresentation from Orly's counsel that	6	MR. GRIVER: I would note that
7	the questioning of this deposition was going to	7	Mr. Meister and the other counsel are not to
8	be related to the D&K action.	8	discuss the substance of this deposition during
9	If Orly's counsel wishes to question	9	the break.
10	Ms. Genger about matters as to why she was hired,	10	MR. MEISTER: I would note that I need
11	why she didn't resign, so and so forth, that	11	to know where the men's room is.
12	should have been noticed in the surrogate court	12	MR. ZILBERFEIN: Is there a gag order?
13	action.	13	(WHEREUPON, a recess was had from
14	We are here based on a	14	12:07 p.m. to 12:19 p.m.)
15	misrepresentation, the fees are increasing, and I	15	(WHEREUPON, Attorney Lance Harris
16	would strongly recommend to Ms. Orly Genger's	16	entered the deposition
17	counsel that he may move on to some topics	17	proceedings.)
18	relevant to the discussion because, as I said,	18	BY MR. GRIVER:
19	the bill is increasing.	19	Q. Ms. Genger, we are back on record. You
20	MR. ZILBERFEIN: 1 join.	20	are still under oath. Do you understand that?
21	MR. MEISTER: Now I would like to take	21	A. Yes.
22	a break.	22	Q. Ms. Genger, how is it in the Orly
23	MR. ZILBERFEIN: Before you start, I	23	trust's best interest for you as trustee to
24	want to join in counsel's statement, and I agree	24	exonerate someone without knowing exactly what
25	100 percent with what he says. And I don't think	25	they did or did not do?

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GEN	GER	

- 2 that it is proper for you to be asking this line
- 3 of questioning, especially since this has not
- 4 been noticed properly.
- 5 MR. GRIVER: I would direct both
- 6 counsel to read count 4 of the operative
- 7 complaint, it is right there, as Exhibit 2, to
- 8 Dalia's deposition.
- 9 BY MR. GRIVER:
- 10 Q. Ms. Genger --
- MR. MEISTER: No, no. We are taking a
- 12 break.

1

- 13 MR. GRIVER: Stop.
- MR. MEISTER: You are not asking any
- 15 more questions.
- MR. GRIVER: I have -- you are
- 17 asking ---
- 18 MR. MEISTER: Do you want me to urinate
- on your carpet here, Counsel? We have been going
- 20 for an hour and a half. We are taking a break.
- MR. GRIVER: You have two counsel.
- 22 BY MR. GRIVER:
- 23 Q. How is this --
- MR. MEISTER: No. She's stepping out.
- 25 MR. GRIVER: All right. You called for

1 GENGER

- 2 A. I believed that Leah did her best to
- 3 protect Orly.
- 4 Q. For example, at the time that you
- signed this, on December 29, 2007, what is it
- 6 that you believed that Leah did as trustee of the
- 7 trust?
- 8 A. I don't remember what was at that time.
- 9 Q. Now, if you look at Dalia Exhibit 6, it
- is dated December 29, 2007, correct?
- 11 A. Yes.
- 12 Q. Were you trustee of the Orly Genger
- trust on December 29, 2007?
- 14 A. Not yet, officially.
- 15 Q. Okay.
- 16 A. Wasn't it January?
- 17 Q. 2008?
- 18 A. Right.
- 19 Q. So you weren't even trustee?
- 20 A. Right.
- 21 Q. So the first thing you did even before
- you became trustee was immediately to release
- 23 Leah to the maximum extent permissible under the
- law and the trust agreement?
- 25 MR. MEISTER: Objection.

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NoR part 19 **DALIA GENGER**

DALIA GENGER, et al **December 13, 2012** Page 89 Page 91 **GENGER GENGER** 1 1 BY THE WITNESS: MR. GRIVER: Let's set the foundation 2 2 3 A. Well, if I signed it --3 for this then. 4 BY MR. GRIVER: 4 BY MR. GRIVER: 5 Q. If you signed it? Q. You purported to sign this memo as 6 A. I spoke with whatever lawyer I had at trustee of the trust? 7 the time, and --A. Right. But I don't know which date, MR. MEISTER: Objection if you are 8 really. going to discuss what you discussed with your Q. You spoke to the lawyer, as trustee of 9 lawyer. Say you spoke with a lawyer. the trust, correct? 10 BY THE WITNESS: 11 11 MR. MEISTER: No. Objection. She A. I spoke with my lawyer. 12 hasn't said in what capacity she spoke to the 12 MR. MEISTER: Don't reveal what you 13 13 said to him or her. 14 MR. GRIVER: Why don't you --14 BY MR. GRIVER: BY MR. GRIVER: 15 15 16 Q. Did you speak to him in connection with Q. Answer my question. 16 you becoming trustee of the Orly trust? 17 MR. GRIVER: No speaking objections. 17 18 A. Yeah. 18 19 Q. Did you sign this document as trustee BY THE WITNESS: of the 1993 Orly Genger trust? A. What was the question again? 20 21 A. Did you -- can you repeat. 21 BY MR. GRIVER: 22 Q. Yes. Q. When you spoke to the lawyer, it was in 22 You signed this document as trustee of 23 order to get this document that you would sign as 23 the 1993 Orly Genger trust, correct? trustee of the trust? 24 25 A. Yes. And I did so because I had 25 MR. MEISTER: Object on the grounds of Page 90 Page 92 **GENGER** 1 1 GENGER discussion with my lawyer. 2 attorney-client privilege. Instruct the witness 2 Q. Okay. And -not to answer. 3 MR. ZILBERFEIN: Note my objection to 4 BY MR. GRIVER: this line of questioning. 5 Q. Okay. Is that your signature on the --BY MR. GRIVER: 6 A. Yeah. And it was noted there is no Q. And what did the lawyer tell you? 7 MR. ZILBERFEIN: Can I get my objection Q. So as we sit here today, you don't know in, please. whether you signed this document when you were 9 The document, although it has a date on 10 actually trustee? 10 the top, it doesn't have a date near the 11 A. I'm not sure. I'm not - I don't signature. We don't know when the witness signed 12 12 remember if I was or wasn't. this. 13 13 MR. GRIVER: Okay. Let me have this BY MR. GRIVER: 14 14 marked as Dalia 8. 15 Q. Did you -- what did the lawyer tell 15 (Dalia Exhibit 8, document, you? 16 16 marked.) 17 MR. MEISTER: Objection. Instruct her BY MR. GRIVER: 17 18 not to --18 Q. Before you signed the document that was BY THE WITNESS: 19 marked as Dalia 6, previous document, had you 19 20 A. I can't tell you. instructed anyone -- before you signed this 20 MR. GRIVER: You are going to instruct 21 document marked as Dalia 6, the December 29, 2007 21 her not to answer for something that she --22 exoneration --23 BY THE WITNESS: 23 A. Can you repeat the question now.

25

24 A. No, I know that I cannot --

MR. MEISTER: Dalia.

24

25

Q. Yes.

Before you signed the document marked

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1

NoR part 19 DALIA GENGER December 13, 2012

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as Dalia 6, the December 29, 2007 exoneration, 2

did you task anybody with conducting any

investigation as to what Leah did or did not do

as trustee?

DALIA GENGER, et al

GENGER

6 A. I don't remember.

7 Q. You don't remember doing so?

8 A. I don't remember, yeah, if I did or I

didn't do.

10 Q. Do you have any documents at home

11 showing the results of any investigation of Leah

Fang's activities on or about the time of Dalia 12

13

1

14 A. I have to look. I didn't look at my

files. 15

16 Q. Providing --

17 A. I don't remember now if I do or I don't

have any documents.

19 Q. You remember providing documents in

20 this case?

21 A. If it was needed, I am sure my lawyer

told me to do so.

23 Q. Have you looked through your files as

24 trustee as part of providing documents in this

case? 25

1

GENGER

question. 2

Q. Yes. 3

Do you remember if you signed Exhibit 8

before Exhibit 5?

A. No. 6

Q. Do you remember if you signed Exhibit 8

after Exhibit 5?

A. No.

10 Q. As we sit here today it is possible

that you signed -- strike that.

At some point you became involved in a 12

surrogate proceeding where Orly attempted to have 13

you removed as trustee; do you remember that?

15 A. Generally, I know that she did that.

16 Q. At any time did you let Surrogate Roth

know about the documents that have been marked as

Dalia 6 and Dalia 8? 18

19 A. You have to ask my lawyer because I

don't know. 20

21 MR. DELLAPORTAS: At this point --

objection. Are you seriously --22

BY THE WITNESS:

24 A. All day we are going to talk about this

point?

23

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GENGER

2 A. I don't remember. I don't remember if

3 I did so or not.

MR. GRIVER: Could you tag that, 4

5 please.

BY MR. GRIVER: 6

7 Q. Let's look at what's been marked as

Dalia 8.

9 A. Yes.

10 Q. Dalia 8 is a memo dated January 4,

2008.

12 A. Yes.

13 Q. And this is you reiterating your

indemnification letter to you of December 29,

2007; do you see that? 15

16 A. Right.

17 MR. MEISTER: Objection to form.

BY MR. GRIVER: 18

19 Q. Do you remember the exact date that you

signed what's been marked as Dalia 8?

21 A. No.

22 Q. Do you remember whether you signed this

document before or after you signed what's been

marked as Dalia Exhibit 5?

25 A. Exhibit 5? So can you repeat the

GENGER 1

2 MR. DELLAPORTAS: This is pretty

explicitly related to the surrogate court action.

You brought us all here, Yoav. Can you ask some

questions about this case? You didn't cross 5

6 notice this.

MR. GRIVER: If you would look to your 7

left, you see a representative of Leah Fang.

Leah Fang has moved to dismiss the D&K note 9

action based on these releases. 10

MR. DELLAPORTAS: Great. 11

12 MR. ZILBERFEIN: That motion is

13 pending --

MR. GRIVER: Accordingly, this is part 14

of this case, and I can ask --15

16 MR. ZILBERFEIN: That's fully

17 submitted, and the arguments are moot at this

point. 18

19 MR. LEINBACH: There's no CPLR section

20 whatsoever that prevents us from taking discovery

on any point of law which has been raised in this 21

22 case, either by us or by you.

23 MR. GRIVER: All right. Repeat my

24 question.

25 MR. DELLAPORTAS: We are going to

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NoR part 19 DALIA GENGER **December 13, 2012**

DALIA GENGER, et al Page 97 Page 99 **GENGER GENGER** 1 1 2 make --2 answer? 3 THE WITNESS: You know --3 MR. MEISTER: Objection. Asked and MR. GRIVER: Repeat my question. 4 4 answered. BY MR. GRIVER: 5 BY MR. GRIVER: 5 6 O. I will ask my question again. Q. Do you understand what a verification 6 7 At any time, to your knowledge, did you is? If you look at the last page of Exhibit 1. let Surrogate Roth know about the documents that 8 A. Yes. "Verified" means that I accepted have been marked as Dalia 6 and Dalia 8? whatever it is. 9 MR. ZILBERFEIN: Note my objection to 10 Q. And you accepted it under oath? 10 this whole line of questioning regarding the 11 11 A. Okay. surrogate court proceeding. 12 12 Q. And, in other words, you swore to the MR. DELLAPORTAS: Same objection. 13 truth of the allegations except -- to the truth BY THE WITNESS: 14 of the statements in your answer, except for those matters which you say were upon information A. I don't remember this because my 15 15 lawyer, whoever it was at the time, I am sure and belief? 16 16 submitted the papers that were -- the judge asked 17 A. I guess. 17 18 for. 18 Q. Before you signed that verification, BY MR. GRIVER: did you read your answer? 19 20 Q. What consideration, if any, did the 20 A. I did. 21 Q. Did you work on it with your attorney? 21 trust receive in exchange for the documents that have been marked as Dalia 6 and Dalia 8? 22 22 A. At the time. MR. DELLAPORTAS: Object to form. 23 23 Q. I note that it is signed by Robert 24 MR. ZILBERFEIN: Objection. Meister. 24 MR. DELLAPORTAS: Lack of foundation. 25 25 Did you also --Page 98 Page 100 **GENGER** 1 **GENGER** 1 Objection. 2 2 A. I said at the time. BY THE WITNESS: 3 3 Q. Okay. Look at paragraph 5 of your

A. What was the direction?

MR. ZILBERFEIN: Assumes facts that 5

have not been established. 6

BY THE WITNESS: 7

Ŕ A. I don't understand the question.

BY MR. GRIVER: 9

10 Q. What did the trust get in exchange for

giving Leah a maximum release and

indemnification? 12

MR. DELLAPORTAS: Same objection. 13

MR. ZILBERFEIN: Objection. 14

BY THE WITNESS: 15

A. I'm not aware of any -- not aware of

17 any consideration with the process.

BY MR. GRIVER: 18

19 Q. Okay. Look, please, at what's been

marked as Dalia Exhibit 1.

21 A. Exhibit 1.

Are we going to finish this today or 22

23 next week? I mean, because there is a limit of

how much I can sit here.

25 Q. Now, this is -- now you verified this

answer, please.

5 A. Here? Where? I don't know what page

it is. 6

7 Q. It is on page 1.

8 A. Deny the allegation, you mean?

9 Q. Yes. It says, quote: Denies the

allegations contained in paragraph 5 of the 10

complaint, except denies knowledge or information 11

sufficient to form a belief as to the acts of 12

Leah Fang. 13

Do you see that? 14

15 A. Let me look at this. I have to

16 remember what was -- denies the allegation

contained in paragraph 5 of the complaint. 17

18 O. Uh-huh.

19 A. Where is the complaint?

Q. Okay. That's Exhibit 2. That's

Exhibit 2 to your deposition. It is right there

22 in front of you. And there's actually on page 3.

23 MR. MEISTER: It's actually on page

numbered 3. 24

25 THE WITNESS: Page number 3.

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		LIA GENGER, et al	T20	December 13, 2
		Page 10	1	Page 1
	1	GENGER	1	GENGER
	2	BY MR. GRIVER:	2	MR. MEISTER: Come on.
	3	Q. So	3	THE WITNESS: I am going to go.
	4	A. So paragraph 5 here.	4	~ 44
	5	Q. Yes.	5	MR. ZILBERFEIN: Objection to the
	6	MR. MEISTER: Is there a question?	6	ludicrous question on behalf of counsel.
	7	THE WITNESS: Let me read it first.	7	MR. MEISTER: Noted. Objection to
	8	MR. GRIVER: Mr. Meister, please let	8	form.
	9	your client read paragraph 5.	9	MR. GRIVER: I will ask again.
	10	BY THE WITNESS:	10	MR. ZILBERFEIN: I object to this whole
	11	A. That I colluded?	11	line of questioning.
	12	BY MR. GRIVER:	12	MR. GRIVER: Noted.
	13	Q. This is Leah Fang colluded. Well, you	13	MR. ZILBERFEIN: The witness has
	14	and Leah, yes.	14	already stated that she didn't remember if she
	15	A. That I colluded with Leah? I am just	15	did an investigation or not, and now you are
	16	reading this, telling you right now that there	16	trying to get a different answer.
	17	was no collusion whatsoever. I didn't collude	17	_
	18	with anyone and	18	so long? Really.
	19	MR. MEISTER: Wait until there's a	19	MR. MEISTER: Wait for the question.
	20	question, please.	20	_
	21	BY MR. GRIVER:	21	Q. As of September 28, 2010, did you have
	22	Q. I want you to please concentrate on	22	knowledge or information
	23	when it talks about the acts of Leah Fang,	23	A. If it says that I didn't have, I didn't
	24	because	24	have.
- 1	25	MR. MEISTER: I'm sorry, where what	25	MR. MEISTER: Excuse me. Wait until he

Page 102 **GENGER**

Page 104

talks about --2 BY MR. GRIVER: 3 4 Q. In response to paragraph 5 of the

1

complaint, you specifically denied under oath

knowledge or information sufficient to form a

7 belief as to the acts of Leah Fang. I am asking

you to read about the facts of Leah Fang so we

9 may talk about Leah Fang's acts as to --

10 A. I didn't investigate, as you know, and

it was being recorded that I didn't investigate

Leah Fang, as far as I remember. 12

13 Q. So as of September 28, 2010 when you

signed the answer under oath, you still did not

have knowledge or information sufficient for you 15

16 to form a belief as to the acts of Leah Fang;

17 isn't that correct?

18 MR. MEISTER: As to the allegations in

paragraph 9 concerning the acts of Leah Fang. 19

20 BY MR. GRIVER:

21 Q. Sufficient to form a belief as to the

22 acts of Leah Fang.

23 MR. MEISTER: As alleged.

MR. ZILBERFEIN: Every act she has ever 24

done? Is that what you --25

GENGER 1

finishes the question. 2

BY MR. GRIVER:

O. As we --

3

13

MR. MEISTER: Mr. Griver, stop when 1

am speaking or we are walking out of here. Is

that clear? 7

8 MR. GRIVER: You may object to my

9 questions.

10 MR. MEISTER: That's right. And when I

11 am in the middle of objecting and instructing,

12 you keep your mouth shut. Is that clear?

Okay. Ms. Genger, wait until he

14 finishes his question before you start to speak

15 and then answer the question to the best of your

16 ability. This is not a contest in speaking.

17 THE WITNESS: Okay.

BY MR. GRIVER: 18

19 Q. Ms. Genger, between the time you became

trustee of the Orly Genger trust to the date that

you signed your answer --21

22 A. September 30.

23 Q. -- September 28 of 2010, had you

instructed anyone as trustee of the Orly Genger 24

trust to investigate the actions or inactions of 25

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NoR part 19 **DALIA GENGER** December 13, 2012

ORLY GENGÉŘ VS. DALIA GENGER, et al Page 105 Page 107 **GENGER GENGER** 1 1 Leah Fang? 2 2 A. Okay. 3 A. I don't remember if I did. 3 Q. As we sit here today, you don't know 4 Q. Okay. As trustee of the Orly Genger what Leah Fang did or did not do as trustee of trust, between January 4 of 2008 and September 28 the Orly trust, do you? of 2010, did you investigate in any way the A. At the time I did, but now I don't 6 7 actions or inactions of Leah Fang as trustee? remember. And that's the truth. 8 MR. ZILBERFEIN: Objection. Asked and 8 Q. Well, when you say at that time --A. At the time, subsequently when I became 9 answered. BY THE WITNESS: a trustee of Orly trust, I don't know when I was 10 11 A. Is there a question hanging in the air? aware that -- of her actions. But today if you 11 MR. GRIVER: Yes. 12 ask me, I don't remember what it was. 12 Can you read the question back, please. 13 Q. Well, so you have no recollection as 13 (WHEREUPON, the record was read by 14 you sit here today what her actions were? the reporter as requested.) 15 15 A. Yeah. BY THE WITNESS: 16 Q. Okay. Have you ever heard of the 16 A. I don't remember. 17 D&K -- have you ever heard of the D&K agreement, 17 what we have called the D&K agreement? BY MR. GRIVER: 18 18 Q. Look, please, at paragraph 75 of both 19 19 MR. MEISTER: Objection. Form. the complaint, which is Exhibit 2 to your BY THE WITNESS: 20 21 deposition, and your answer, which is Exhibit 1 21 A. D&K agreement? to your deposition. 22 MR. MEISTER: I don't see how she can A. Wait. Again, what is it? 23 23 MR. MEISTER: I will get it for you. 24 24 BY MR. GRIVER: 25 BY MR. GRIVER: 25 Q. Have you ever heard of a document Page 106 Page 108 **GENGER** 1 **GENGER** 1 2 O. Ms. Genger --2 signed by Leah Fang as trustee dated November 22, 3 A. Can I just -- I don't know what you are 3 2007? talking about. I have to -- where should I be A. I don't remember. I don't know. looking now? MR. GRIVER: I am going to mark as Q. We will get to that in a second. 6 Exhibit 9 the amended and restated limited Before then, just to finish up, have 7 partnership agreement of D&K limited partnership, you at any time between January 4, 2008 -- strike signed by Leah Fang as sole trustee of the 1993 that. q 9 Orly Genger trust on the 22nd day of November Have you at any time investigated the 10 2007. I note for the record that this is also 10 actions or inactions of Leah Fang or instructed 11 Exhibit 19 to the complaint. anybody to do that investigation? (Dalia Exhibit 9, 1/4/2008 memo, 12 12 13 A. I don't remember. 13 marked.) 14 Q. So as we sit here today, you still BY MR. GRIVER: 14 don't have sufficient information or belief as to 15 15 Q. Looking -- seeing this document, does what Leah did or did not do as trustee? 16 16

17 MR. MEISTER: As alleged in paragraph 5

of the complaint? 18

MR. GRIVER: In any way. 19

20 MR. ZILBERFEIN: Note my objection.

BY THE WITNESS: 21

22 A. I don't know where you are getting --

23 BY MR. GRIVER:

24 Q. Okay. I will make it simple for you.

I will withdraw the question and make it simple.

that refresh your recollection, have you ever

17 seen this document before?

18 A. Amended and restated --

19 Q. And my question is --

20 A. I have to read it because everything

looks the same to me. 21

22 MR. GRIVER: Mark the time, please.

(Time noted: 12:45 p.m.) 23

BY THE WITNESS: 24

25 A. What is this word here?

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NoR part 19 **DALIA GENGER December 13, 2012**

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GENGER 1

2 BY MR. GRIVER:

- 3 Q. What page are you on?
- 4 A. 3.
- 5 Q. Upon the written election to terminate
- made by the general firm at any time.
- Ms. Genger, you have read the first two 7
- pages. Does this refresh your recollection as to 8
- whether you have ever seen this document?
- Ms. Genger? 10
- MR. MEISTER: First two pages? 11
- MR. GRIVER: Yes. 12
- BY MR. GRIVER: 13
- Q. Based on reading the first two pages of
- this document, do you recall ever seeing this 15
- document before? 16
- 17 A. I can't say that it refreshes my
- memory. 18
- 19 Q. And so far you don't recall ever seeing
- this document before?
- 21 A. I do not recall. I might have seen it,
- but I don't recall if I did. 22
- MR. MEISTER: Do you want her to 23
- continue to read the rest of the 16-page 24
- document? 25

- **GENGER** 1
- 2 MR. GRIVER: Okay. Go ahead.
- 3 MR. MEISTER: I've just done it. I
- 4 hope you have it all.
- 5 MR. GRIVER: You moved to strike?
- Okav. 6
- MR. MEISTER: If you don't talk, you 7
- 8 can hear.
- BY MR. GRIVER: q
- Q. Ms. Genger, do you recall discussing 10
- with Leah Fang at any time the document that --11
- this document that Leah Fang signed on --12
- A. I don't remember. I don't remember. 13
- MR. MEISTER: You have to wait until he 14
- finishes the question. 15
- 16 BY MR. GRIVER:
- Q. You don't remember speaking with Leah 17
- Fang about this document before you exonerated 18
- her, correct? 19
- A. At any time I don't remember. 20
- Q. So I take it then that as we sit here 21
- 22 today, you have no idea what consideration, if
- any, the Orly trust received in exchange for 23
- signing this document that's been marked as Dalia
- 9? 25

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Page 112

- **GENGER** 1
- MR. GRIVER: I do. As trustee of the 2
- trust, I think it is incumbent upon her to do so,
- provided she hasn't done so already.
- BY MR. GRIVER:
- 6 Q. Ms. Genger, what page are you on now?
- 7 A. 4. It takes me a long time.
- 8 Q. I understand. As we got to -- now
- having read four pages of what's been marked as
- Dalia 9, does this refresh your recollection as 10
- to whether you have ever seen this document?
- 12 A. As I answered you before, I might have
- seen it, but right now, I can't say for sure --13
- 14 Q. Okay.
- 15 A. -- that I did. I imagine that I did.
- O. Did you ever --16
- MR. MEISTER: Objection. Move to 17
- strike. 18
- BY MR. GRIVER: 19
- Q. Did you ever speak --20
- MR. MEISTER: Mr. Griver, when I am 21
- 22 speaking you have to --
- 23 MR. GRIVER: You move to strike.
- MR. MEISTER: You have to let me put my 24
- objection on the record.

- **GENGER** 1
- 2 A. I am not aware if there was any
- consideration.
- 4 O. So --
- 5 A. I mean, maybe --
- 6 Q. All right.
- MR. MEISTER: Just answer the question. 7
- MR. LEINBACH: I would like the record
- to reflect that Mr. Meister, counsel for Dalia
- Genger, has been touching her at many points 10
- during the deposition before she answers 11
- 12
- 13 MR. MEISTER: Actually --
- THE WITNESS: He didn't touch me. 14
- 15 Excuse me.
- MR. MEISTER: Excuse me, Dalia. Let me 16
- 17
- I didn't touch her. I put my hand out 18
- to indicate when she came to the end of the 19
- question, to stop speaking. 20
- MR. LEINBACH: Okay. Well, this is 21
- 22 obviously a record which is not --
- THE WITNESS: You know what? I would 23
- like to see from there what's going on under the 24
- 25 table. It is ridiculous. What are we doing

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NoR part 19 DALIA GENGER **December 13, 2012**

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Page 113 **GENGER** here?

3 MR. DELLAPORTAS: I just want to object for the record. New York practice is very clear 4

that only one attorney may speak for any one 5

6 party at a deposition. That one attorney is

7 Mr. Griver. I would object to Mr. Leinbach

saying word one on the record at this deposition, 8

9 and I would move to strike that which he just

said. Thank you. 10

1

2

18

21

1

MR. MEISTER: While we are in a break, 11 I will notice that it is 4 minutes of 1:00, and I

did ask an hour or so ago of Mr. Griver when he 13

is planning on taking a lunch break, and 14

15 suggested that 1:00 would be a good time.

THE WITNESS: Yeah. I didn't have 16 17 breakfast.

BY MR. GRIVER:

Q. Okay. I will just ask you this, 19

20 Ms. Genger. Do you believe that -- strike that.

I will be happy to do a lunch break

after Ms. Genger finishes reviewing this document 22

so I may ask three or four questions about this 23

document. But I would like her to --24

25 A. You know, it is very difficult for a

GENGER

2 Q. Why is it definitely not the case?

3 A. Because I know the people that I deal

with. And I know my son, and I know Leah, and

there is no way -- and you said belief. There's

no way there was any collusion to harm Orly 6

7

1

13

21

Q. Doesn't that depend on what Leah did or 8

did not do and why? 9

A. No. It depends on the people, okay. 10

11 And I know the people, and I know that they won't

12 do anything to harm Orly.

MR. MEISTER: Okay. Ms. Genger, I'm

going to again instruct you on the record, please

wait until the end --15

16 MR. GRIVER: So --

17 MR. MEISTER: Excuse me, Mr. Griver.

18 MR. GRIVER: I'm sorry. Go ahead.

MR. MEISTER: Until the end of 19

Mr. Griver's question. 20

THE WITNESS: Are you allowed to touch

him, by the way? 22

MR. LEINBACH: I'm not touching him. 23

THE WITNESS: Yeah, you were touching. 24

I think we're not allowed to touch anybody.

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GENGER

layperson to read legal documents, in general, I 2

3 believe that's the case.

So if you want me really to read it 4

thoroughly, it will take me a long time. Are you

willing to wait? Because it is a fact. б

Q. Ms. Genger, are you aware of the effect

of this document on the Orly Genger trust, as we

9 sit here today?

10 A. No.

MR. MEISTER: So it's our lunch break 11

time? 12

13

BY MR. GRIVER:

14 Q. So as we sit here today you have no

idea why this document was created?

16 A. Today, I don't remember why it was.

17 Q. So this document could have been

18 created for a good reason or for a bad reason,

you don't know? 19

20 A. I don't know for what reason exactly it

was created. 21

22 Q. So this document could have been

23 created because Leah Fang was conspiring with

Sagi Genger, and they created this document?

25 A. Definitely that's not the case.

GENGER 1 2

BY MR. GRIVER:

Q. Okay. Now, Ms. Genger, look at

paragraph --

MR. GRIVER: You know what? Let's take

6 a half hour for lunch.

THE WITNESS: Thank you. 7

MR. GRIVER: And we'll come back and

9 start with paragraph 75. So if you would like

10 to --

5

8

13

11 THE WITNESS: I need more than a half

12 hour. I didn't eat breakfast, also.

MR. GRIVER: Okav. 35 minutes.

(WHEREUPON, the deposition was 14

15 recessed from 12:59 p.m. until

2:06 p.m.) 16

(WHEREUPON, Attorney Lance Harris 17

exited the deposition 18

proceedings.) 19 -****

20 21

22

23 24

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NoR part 19 **DALIA GENGER** December 13, 2012

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GENGER 1 2 MR. GRIVER: Could you note the time 3 that we left and the time that we came back. On the record. It is 2:06. 4 MR. ZILBERFEIN: I just want to put a 5 6

statement on the record before we get going. 7 What was the attorney's name that was

here? Do you have it? 8

THE COURT REPORTER: Lance Harris. 9 10

MR. ZILBERFEIN: What was the attorney's name that was here? I want to put a statement on the record before we begin.

12 I am going to note that at about 12:06, 13 after we came -- after a 12:06 break this 14 afternoon, Attorney Lance Harris appeared. His 115 appearance was not put on the record. It is my 16

17 understanding that Mr. Harris is not an attorney of record for anyone in this litigation. 18

Moreover, it is my understanding after speaking 19 20 to Mr. Hoffman, that Lance Harris at some point

represented Leah Fang, my client, in this 21

proceeding or other proceedings. 22 23 Therefore, there's an inherent conflict

24 here that I wasn't aware of when Mr. Harris

entered the room. Therefore, I am going to 25

1 **GENGER**

2 what you have threatened to do, I would

3 appreciate it.

8

MR. ZILBERFEIN: Can you give me a CPLR 4

5 provision that would permit Mr. Harris to be here

during this deposition? 6

MR. GRIVER: Sure. 7

MR. LEINBACH: There was no objection

9 to his presence, as de facto.

MR. DELLAPORTAS: His presentation 10

wasn't announced. 11

12 MR. ZILBERFEIN: Right. Especially

when it wasn't put on the record. 13

MR. LEINBACH: His presence was open 14 and notorious. He was sitting in the room. 15

MR. MEISTER: It may have been open and 16 notorious. I don't know who he was, and to this 17

18 moment I still don't.

19 MR. LEINBACH: The court reporter did.

MR. MEISTER: Is he associated with 20

21 your firm?

22 MR. ZILBERFEIN: No, the court reporter

23 didn't know who he was until during the lunch

attorney for the plaintiff told her who he was. 24

25 MR. GRIVER: Right, sure, because

Page 118

GENGER 1

7

8

12

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14

11

preserve my objection to each and every question 2

that was asked after the break when Mr. Harris 3

was present. And if he comes in again, I am 4 going to preserve my objections again to each and 5

every question that's asked if he reappears. 6

That's basically my position. And I am going -- the objection that I preserved is in

9 connection with striking each and every question

and answer that has been asked and answered in 10

Mr. Harris' presence. 11

MR. GRIVER: All right. I will just note for the record that I am not sure that you can preserve an objection that you didn't

actually make, nor did anyone else make at 15

Mr. Harris' presence. Certainly he was not 16 17 invisible and anybody could have done so.

18 In addition, I think that your factual

statements on the record are absolutely -- are 19

20 incorrect, and, you know, I question where you

got them. But you are free to do whatever you 21

want and spend whatever amount of your client's 22 23 money that you wish to in making those motions.

If you can give me a CPLR provision or 24 any kind of ruling that would allow you to do 25

GENGER 1

2 someone asked the question. Now, if someone did

3 not know who Mr. Harris was, then they were

certainly able to ask --4

5 MR. ZILBERFEIN: You know I didn't know

who he was. Why didn't you put a statement on 6

7 the record? Once again --

8 MR. GRIVER: Because he's always

been --9

10 MR. ZILBERFEIN: -- you don't give

11 anyone the benefit of the doubt. You just go

12 ahead and you want to steamroll everybody, and I 13

think that's what you've been doing.

MR. GRIVER: I think we are done here. 14

15 MR. MEISTER: Just so we are clear, is

he associated with your firm? 16

17 MR. GRIVER: No, he is not associated

with my firm, he is associated with Orly Genger 18

because he is Orly's attorney. 19

20 MR. DELLAPORTAS: Who invited him to

attend this deposition and gave him notice? 21

22 MR. ZILBERFEIN: Yeah. Who invited him

23 to attend and gave him notice?

MR. DELLAPORTAS: I will just note for 24 25

the record that TPR did not invite him to attend,

Page 123

Page 121

GENGER

- his presence was not announced, and had his 2
- presence been announced, we would have
- immediately objected to it because he has no 4
- 5 business being here.
 - MR. GRIVER: John, you are welcome to
- put in an affidavit saying you didn't notice his 7
- presence when he walked in. 8
- 9 MR. LEINBACH: I want to make a
- 10 statement for the record as well.
- Mr. Dellaportas has been in court with 11
- Mr. Harris before, and he knows very well exactly 12
- who he is. 13

1

6

- MR. DELLAPORTAS: That was two years 14
- ago. I wasn't sure what he was doing here. 15
- MR. ZILBERFEIN: And I knew -- you know 16
- 17 what, I am appearing here for Ms. Fang, right,
- and you assumed I knew? 18
- MR. LEINBACH: You can ask. 19
- 20 MR. GRIVER: I assume that if you have
- 21 a question, that's why God gave you a mouth.
- Let's continue. 22
- MR. DELLAPORTAS: We join in the 23
- objection. We just note for the record that TPR 24
- did not invite him to attend, and had he

- **GENGER** 1
- is a good idea for a trustee to provide just the 2
- minimum of information to the beneficiary, or all
- the information that you think is important? 4
- 5 MR. MEISTER: Objection.
- 6 MR. ZILBERFEIN: Same objection.
- 7 THE WITNESS: I mean, if there is an
 - objection, I should answer?
- BY MR. GRIVER: 9
- Q. Even with an objection, you should 10
- 11 answer.
- A. Okay. I think that all that relevant
- information to her case should be -- she should
- be informed.
- Q. Okay. Do you think it is relevant that
- you gave Leah Fang maximum releases and 16
- indemnifications? 17
- 18 MR. MEISTER: Objection. Relevant to
- 19 what?
- BY MR. GRIVER: 20
- 21 Q. Relevant to your job as a trustee?
- 22 MR. ZILBERFEIN: Note my objection to
- 23 "maximum" and the form of the question.
- MR. MEISTER: Join in. 24
- 25 BY THE WITNESS:

Page 122

Page 124

- **GENGER** 1
- announced his presence, we would have objected. 2
- 3 Please proceed.
- BY MR. GRIVER: 4
- Q. Before the break, Ms. Genger, we were 5
- speaking about Leah Fang, the beginning of your
- involvement as a trustee and your purported 7
- releases to Ms. Fang. 8
- Did you provide Orly Genger with copies
- of your two supposed releases to Ms. Fang? 10
- MR. DELLAPORTAS: Object to form. 11
- 12 MR. ZILBERFEIN: Same objection.
- THE WITNESS: I should answer this? 13
- MR. GRIVER: Yes. 14
- BY THE WITNESS: 15
- A. Okay. If it was required, I am sure my 16
- lawyer did that. Otherwise, it wasn't sent to 17
- Orly. 18
- BY MR. GRIVER:
- 20 Q. I am asking you, did you --
- 21 A. I do not remember. I am saying, if it
- was required of me to do so, I am sure my lawyer 22
- did it, sent it. And if it wasn't required, it 23
- was not done.
- 25 Q. As we sit here today, do you think it

- GENGER 1
- 2 A. My opinion is that Orly and her lawyer,
- might be you or someone else, obviously knew
- about the release because you are talking about
- it. So, obviously, you knew about it. So in one 5
- 6 way or another, you did get this document.
- BY MR. GRIVER: 7
- Q. Do you think it would -- do you think 8
- that these releases are relevant information that
- you should have sent to Orly Genger? 10
- 11 A. I am not sure.
- 12 Q. Okay. As trustee of the trust, did you
- ask counsel for the trust as to whether this is 13
- 14 information that should have been sent to Orly
- Genger? And I am specifically referring to the 15
- releases set forth as Exhibits 6 and 8 to your 16
- deposition today. 17
- MR. MEISTER: Objection. 18
- BY THE WITNESS: 19
- 20 A. I don't remember.
- 21 MR. MEISTER: Attorney-client
- 22
- 23 MR. GRIVER: Are you instructing the
- 24 witness not to answer about questions she asked
- as a trustee to counsel for the trust?

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NoR part 19 DALIA GENGER December 13, 2012

DALIA GENGER, et al Page 125 Page 127 **GENGER GENGER** 1 1 2 MR. MEISTER: Yes. by telling her to be quiet or by holding your 2 3 MR. GRIVER: Okay. 3 hand upon her. BY MR. GRIVER: 4 4 MR. MEISTER: But it is my job --5 Q. Ms. Genger, did you consult with 5 MR. GRIVER: It is time for you to stop counsel for the trust as trustee of the trust 6 that. 7 regarding these indemnifications? 7 MR. MEISTER: It is my job to get my MR. MEISTER: You may answer that yes 8 objection out on the record. 9 or no. 9 **MR. GRIVER:** No, it is not your -- you 10 **BY THE WITNESS:** can put that in, you can put that in after she 10 11 A. I don't remember. speaks. 11 BY MR. GRIVER: 12 MR. MEISTER: No, I cannot put it in 12 13 Q. Do you have any -- who was your 13 because -attorney at the time? MR. GRIVER: If you are too slow --14 15 A. What day was it? MR. MEISTER: -- I start to make my 15 16 Q. About December 2007, January 2008? objection, and I am entitled to finish. 16 17 A. January '08, right. MR. GRIVER: And she is entitled to 17 18 Q. Uh-huh. answer the question. 18 19 A. I guess it was --MR. MEISTER: Not over my objection. 19 THE WITNESS: It wasn't you? 20 MR. GRIVER: Okay. 20 21 BY THE WITNESS: BY MR. GRIVER: 21 22 A. I don't remember when we started with 22 Q. Is Jonathan Kortmansky, is he the Mr. Meister. attorney for the 1993 trust? 23 24 BY MR. GRIVER: 24 A. He might have been. I really do not 25 Q. Was counsel for the trust Jonathan remember when I stopped my relationship with Page 126 **Page 128 GENGER** 1 **GENGER** 1 Kortmansky? 2 Kortmansky and when I hired Robert Meister. A. Oh, Kortmansky, right. 3 Q. But during your relationship with I really don't remember. Mr. Kortmansky, he was the attorney for the Orly 5 Q. But he was --Genger trust, correct? 6 A. I guess it was, if you say so. I 6 A. I don't remember. I really do not really don't remember. remember. 8 Q. No, I am asking you as trustee of the 8 Q. You don't remember? You don't trust. 9 remember --Was Jonathan Kortmansky an attorney for 10 10 A. I don't remember who was the lawyer at the trust? that time -- my lawyer at the time. 11 12 A. I guess he was. 12 Q. Did the Orly Genger trust have a MR. MEISTER: She just answered she 13 lawyer? 13 14 doesn't remember. 14 A. Yes, I am sure it did. THE WITNESS: Yeah. 15 Q. Was it Mr. Kortmansky? 15 MR. MEISTER: She is guessing. 16 16 MR. MEISTER: Objection. Asked and 17 BY THE WITNESS: 17 answered.

18 A. You are asking me the same thing.

MR. GRIVER: Don't put your hand on the 19

20 witness. Do not tell the witness to stop

talking. It is her answer. If it is too long 21

for you, you have instructed her repeatedly to 22

23 just answer the question. If she chooses to give

24 a speaking answer, she may do so.

It is not your job to stop her, either 25

- 19 A. You just asked me, and I told you. I am not going to change my answer. 20

BY THE WITNESS:

- BY MR. GRIVER:
- 22 Q. You don't remember?

23 A. Exactly.

24 Q. Okay.

25 A. Really, I don't remember.

18

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NoR part 19 **DALIA GENGER December 13, 2012**

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GENGER 1

Q. How is it in the best interest of the 2

Orly trust to not provide Orly Genger with the

information that you had released Leah Fang from

all liability? 5

A. How -- again, can you ask me. 6

MR. GRIVER: Can you read the question 7

back. 8

11

(WHEREUPON, the record was read by 9

the reporter as requested.) 10

BY THE WITNESS:

A. I think I said before that I wasn't

sure if she got the documents or not. If I -- I 13

stated that if it was required, my lawyer did it, 14

and if it wasn't required, it was not sent. 15

BY MR. GRIVER: 16

17 Q. Okay. Who is the trustee of the trust?

You or your lawyer?

19 A. I am the trustee.

20 Q. Okay. So as trustee of the trust,

how --21

22 A. I asked my lawyer.

23 Q. How is it -- well, you don't remember

if you asked your lawyer, do you? You don't 24

remember?

1

GENGER

hope you actually read the complaint. 2

MR. DELLAPORTAS: I read the complaint. 3

4 Can you point me to paragraph --

5 MR. ZILBERFEIN: Can put us --

MR. GRIVER: Could you read the

7 question back, please.

MR. DELLAPORTAS: Point us to the

9 paragraph in the complaint where it is relevant

so we can address this. 10

11 MR. ZILBERFEIN: Why don't you get the

12 judge on the phone now.

MR. DELLAPORTAS: I will withdraw my 13

objection if --14

MR. GRIVER: 48 and 49. And then you 15

might want to look at the motion for summary 16

17 judgment filed by Leah Fang.

Can you read the question and answer

19 back so I can get an answer from the witness.

please. 20

18

21

23

3

15

MR. DELLAPORTAS: It does not mention

the release anywhere in 48 or 49. Let's call the 22

court. Stop it. We are calling the court. We

are calling the court. Stop this. 24

25 MR. GRIVER: All right. Off the

Page 130

GENGER

2 A. I don't remember, right. But it

doesn't mean that he didn't act upon it. 3

MR. DELLAPORTAS: And I would like to 4

object. There was a representation from counsel

that this line of questioning related to cause of 6

action number 4. I have read cause of action 7

number 4. It makes no mention of this release

9 that we're talking about. This is not a claim in

this action. It may be a claim in the surrogate 10

court proceeding, but I really resent being 11

dragged here for discovery that has some 12

13 relevance to the surrogate court proceeding. I

will be seeking legal fees for this. 14

MR. GRIVER: You know what? We will be 15

speaking to the court about this because --16

MR. ZILBERFEIN: Why don't we do that 17

sooner than later. 18

MR. GRIVER: Well, you know what? 19

20 Let's do that.

MR. DELLAPORTAS: I'd rather do that 21

than have you take false discovery for the rest 22

23 of the deposition. You are wasting our time,

24 Yoav.

25

MR. GRIVER: You know what? One day I

GENGER 1

2 record.

(WHEREUPON, discussion was had off

the record.) 4

MR. LEINBACH: As I stated before, we 5

wanted to call the court and ask for their

availability because we thought there were issues 7

that occurred during -- previous to the break. 8

I spoke with -- I believe it was the 9

judge's secretary. She checked the judge's 10

11 availability and I was told that the judge is

12 available anytime before 4:00 to have a

conversation. 13

I suggested 3:30. She said that was 14

fine. Apparently -- I had no idea if you would

like to do it now instead --16

17 THE COURT REPORTER: Do you want to

stay on the record? 18

MR. LEINBACH: I think this should be 19

20 on the record.

MR. GRIVER: I don't think the witness 21

22 and Sagi should be in the room for this.

MR. S. GENGER: What?

MR. GRIVER: I don't think the witness 24

25 or Sagi should be in the room for this.

23

DALIA GENGER, et al

NoR part 19 DALIA GENGER **December 13, 2012**

Page 133 Page 135 GENGER **GENGER** 1 1 2 MR. S. GENGER: I am a party. & Krause. And also with me is Yoav Griver. 2 MR. LEINBACH: Yes, you are a party, 3 3 THE COURT: Right, right, And you 4 but you are not a lawyer. 4 represent again? MR. S. GENGER: So? 5 MR. LEINBACH: We represent Orly 5 6 MR. ZILBERFEIN: What CPLR section is 6 Genger. 7 that? I should state right off the bat, of 7 MR. LEINBACH: You are supposed to be course I told your secretary that we were calling 8 9 deposed in this. because there were issues that had arisen during MR. ZILBERFEIN: What CPLR section is the deposition of Dalia Genger. So there's a 10 10 that? court reporter --11 11 MR. LEINBACH: What New York practice 12 12 **THE COURT:** Who is here for Dalia actually says is you're not supposed to obtain again? 13 13 14 information --14 MR. MEISTER: Robert Meister and Marisa 15 MR. ZILBERFEIN: What section --Warren, your Honor. 15 MR. LEINBACH: New York practice. THE COURT: Okay. 16 16 17 MR. DELLAPORTAS: He is a party to the 17 MR. LEINBACH: I just also wanted to action. 18 note, of course, because this is a deposition. 18 MR. S. GENGER: I am representing 19 there's a court reporter here that's 19 20 myself personally then. 20 transcribing. MR. GRIVER: You are not representing THE COURT: There's a what? 21 21 yourself personally. 22 22 MR. LEINBACH: There's a court reporter MR. DELLAPORTAS: You do not represent 23 23 that is present. yourself personally. THE COURT: Yes, that I got. 24 24 (WHEREUPON, at 2:24 p.m., a MR. LEINBACH: I just wanted to inform 25 Page 134

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GENGER 1

telephone call was made to the 2

3 chambers of Judge Barbara Jaffe,

and the following proceedings were 4

had via telephonic communications, 5

6 to wit:)

MR. LEINBACH: Hello. This is Bryan 7

Leinbach. Once again, I called about probably Я

9 five minutes ago to ask for Justice Jaffe's

availability for a deposition. 10

FEMALE VOICE: Yes. 11

12 MR. LEINBACH: It appears the parties

all want to speak right now. So I wanted to see 13

if the justice could speak with us right now. 14

FEMALE VOICE: Wait. Hold on one 15

second. 16

MR. LEINBACH: Thank you. 17

18 (WHEREUPON, the following further

proceedings were had via 19

telephonic communications with 20

21 Judge B. Jaffe, to wit:)

THE COURT: Hello? Judge Jaffe on the 22

23 phone.

MR. LEINBACH: Good afternoon, your 24

Honor. This is Bryan Leinbach of Zeichner Ellman 25

GENGER 1

2 you.

3 MR. ZILBERFEIN: Do you want everyone's

appearance? 4 5

THE COURT: I just want to know who's

there and who's going to be talking to me. 6

7 MR. GRIVER: In addition to lawyers for

the plaintiff and for the deponent Dalia 8

Genger --9

10

18

23

THE COURT: That's Mr. Griver, right?

11 MR. GRIVER: That's correct, your

12 Honor, yes. I'm Yoav Griver. We also have Sagi

Genger here. We have the attorney for TPR, 13

14 Jonathan Dellaportas. We have an attorney here

15 for Leah Fang, Paul Zilberfein.

MR. ZILBERFEIN: Correct, your Honor. 16

17 I am cocounsel to Leah Fang.

MR. GRIVER: And we also have an

attorney from Orly's other set of lawyers, 19

20 Wachtel and Masyr. It is Walter Stasiuk.

21 THE COURT: Okav.

MR. GRIVER: So that's is who is in the 22

room, along with the deponent, Dalia Genger.

THE COURT: Okay. 24

25 MR. GRIVER: There are a number of

1

8

18

23

5

NoR part 19 DALIA GENGER **December 13, 2012**

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GENGER

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11

reasons that we're calling during the deposition. 2

There have been some attempts to instruct the 3

witness, contrary to practice. In addition, 4

Mr. Dellaportas has made the assertion that the 5

6 line of questions that I am asking are irrelevant

to the litigation. 7

THE COURT: Wait a minute. What?

MR. GRIVER: That the line of 9

questioning that I am questioning the deponent 10

about is irrelevant to this litigation. I

believe that Mr. Dellaportas will use that as a 12

tactic to try and prevent a continuation of the 13

deposition of Dalia Genger, should it be 14

necessary. 15

In addition, if the court could 16

17 instruct the attorneys to limit themselves to

nonspeaking objections --18

THE COURT: Yes. Please do that. 19

20 MR. GRIVER: -- things will certainly

move faster. 21

THE COURT: I do want that to happen. 22

If you have an objection, place it on the record 23

with the word "objection," but move on. 24

MR. GRIVER: Thank you, your Honor. 25

GENGER

2 acceptable.

MR. GRIVER: Your Honor, I think that 3

that will be subject to dispute, but I agree with 4

5 Mr. Meister that that can be a dispute that is

taken care of at a later date, and we will make 6

7 the record at this deposition.

THE COURT: Fine. Anything else?

9 MR. DELLAPORTAS: Yes, your Honor.

10 John Dellaportas for TPR.

11 Our concern, and one of the reasons we

12 welcomed getting the court involved early, is we

have seen a practice in these Genger family 13

matters where witnesses are subjected to

questioning which relates to other matters for 15

which there has not been notice, but not for the 16

17 matter at hand.

And here we have had two hours of

19 questioning. It is related to all matters of

issues involving how and why Ms. Genger was 20

appointed, who's paying her legal bills, why she 21

22 gave release to one party or another --

THE COURT: Mr. Dellaportas, as I

mentioned, you can place your objection on the 24

25 record. Period. At another time, at trial, you

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GENGER

In addition, there should be no 2

attempts to stop the witness from talking by 3

placing your hand upon the witness' shoulder or 4

upon the --5

1

12

17

23

THE COURT: Nothing. Nothing. Don't 6

touch the witness at all. Leave it alone. Let's

just get through it. Anything that is 8

inadmissible or irrelevant can be redacted later ġ

on on motions or at trial or whatever. But not 10

now. Let it go. 11

MR. GRIVER: Thank you, your Honor.

MR. MEISTER: Your Honor, this is 13

Robert Meister for Dalia Genger. 14

15 THE COURT: Yes.

MR. MEISTER: I have made some 16

objections on the ground of attorney-client

18 privilege, and I have stated the grounds, and I

have also instructed the witness not to answer. 19

Of course --20

THE COURT: Those should be an 21

exception, would they not? I mean, when it is --22

MR. MEISTER: Yes.

THE COURT: -- something that's 24

privileged or confidential, that is, of course,

GENGER 1

can, you know, redact it, whatever. I am not 2

interested in it now. 3

MR. DELLAPORTAS: Okay. We understand, 4

your Honor. The only concern was that the

questioning relates to a pending surrogate court 6

action which we are not a party to, not all the 7

parties are necessarily here. Doesn't relate to

the action for which we are here, and we would 9

like to reserve the right to seek fees at the end 10

11 of this if we're brought here for questioning on

12 another matter for which there's never been

cross ---13

THE COURT: I am not even thinking 14 about it, quite frankly.

15

MR. GRIVER: Your Honor, this is Yoav 16

Griver, and I thank you for your time. 17

It's very simple. The reason I was 18

asking these questions is because they are 19

20 germane to a summary judgment motion that is

currently before your Honor. They are also 21

germane to paragraphs 48 and 49 and 140, at a 22

23 minimum, of the complaint. Dalia Genger is a

trustee. Me being able to ask her about actions 24

25 as trustee is germane to this action because --

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Page 141		 		
3	1			

GENGER 1 THE COURT: You will put that on the 2 3 record at some other time. I don't care about it right now. And if it is germane to the summary 4 judgment motion, it is not because it is already 5 6 submitted, and I am not going to be considering 7

MR. GRIVER: Your Honor, well --8 THE COURT: If that's the one that's 9 been submitted already.

10 MR. ZILBERFEIN: That correct, your 11

Honor. That's the one that's already fully 12 submitted and before your Honor for decision. 13

MR. GRIVER: Your Honor, there's 14

always -- I understand your Honor's position. It 15 is just that the concern is raised because as 16

17 Sagi Genger did not show up for deposition either

on Tuesday or on Wednesday, and, therefore, I do 18 believe based on past practice that 19

20 Mr. Dellaportas will then try and object on

behalf of Ms. Genger, should this deposition 21 carry on past a single day.

22

23 Now, in these matters, every deposition

to date has passed on because while there are few 24 witnesses, they span actions over years and 25

GENGER 1

2 MR. ZILBERFEIN: Can I just say

3 something on the record here? What time are we

4 going to be breaking for the day? Can we get

5 that down on the record?

MR. GRIVER: We started at 10:30 as an 6 accommodation, so I think we will end at --7

8 instead of ending at 5:00, we will end at 5:30.

9 MR. ZILBERFEIN: Is that okay with

everyone? 10

11 MR. GRIVER: If we are at a point where 12 we have another 15 minutes or so if we continue and get this deposition completed, then I am sure 13

everybody will have the indulgence. You have 14

been in depositions before. You know how it is. 15

But let's try to aim for 5:00, 5:30. 16

17 MR. ZILBERFEIN: Okay. MR. GRIVER: Okay. Now, if you can 18

read back, please, my last question to the 19

20 witness so that she may answer it. And if you

can on the transcript put the question because it 21

22 has been a while. 23

(WHEREUPON, the record was read by

the reporter as requested, as 24

25 follows, page 129, line 23,

Page 142

GENGER

multiple --2

1

THE COURT: You know, if this is what 3 the family wants to do, that's what they will do. 4

They haven't been deterred from their litigation 5

for many, many years. That's up to them. They

want to stay and get deposed forever, God bless 7 them. If they were sensible, they would settle 8

this case. But they are not. They are not 9

sensible. So they are going to be fighting and 10

paying you guys money and you are getting rich. 11

12 Okav.

13 MR. GRIVER: Thank you, your Honor. I think your instructions have been helpful. 14

THE COURT: Thank you. 15

MR. MEISTER: Let the record note that 16

the telephone conference is now concluded and the 17

18 phone is now disconnected.

(WHEREUPON, at 2:33 p.m., the 19

telephonic communications were 20

21 disconnected, and the deposition proceedings resumed, to wit:)

22 23 THE WITNESS: So what are we -- what

does this mean? I don't understand. 24 25

MR. MEISTER: Just wait for a question.

GENGER 1

3

through page 130, line 3: 2

"QUESTION: How is it -- well, you

don't remember if you asked your 4

lawyer, do you? You don't 5

6 remember?

"ANSWER: I don't remember, right. 7

8 But it doesn't mean that he didn't

9 act upon it.)

MR. DELLAPORTAS: Same objection. 10

11 MR. ZILBERFEIN: Join.

12 MR. GRIVER: Okay. BY MR. GRIVER:

13

Q. As trustee of the Orly Genger trust, 14

15 how is it in Orly Genger's best interest for you

not to tell her about the releases that you 16

attempted to provide Leah Fang as previous --17

MR. ZILBERFEIN: Objection. 18

BY THE WITNESS: 19

20 A. I didn't say that I didn't provide the

releases. I said if it was required, she 21

probably got it because my lawyer sent it. And 22

23 if it wasn't required, she didn't get it. 24

BY MR. GRIVER:

25 Q. But you are supposed to act in the best

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NoR part 19 DALIA GENGER **December 13, 2012**

DALIA GENGER, et al Page 145 Page 147 **GENGER GENGER** 1 1 interest of the trust, correct? 2 2 BY MR. GRIVER: MR. MEISTER: Objection. Asked and 3 Q. Okay. And as we sit here today do you answered. remember whether you discussed sending --MR. ZILBERFEIN: Objection. You keep 5 5 A. We said that already. asking the same question. 6 Q. Did you discuss sending or not 6 BY THE WITNESS: 7 sending --A. So what's the question? 8 8 A. I said I didn't remember. BY MR. GRIVER: 9 Q. Okay. 10 Q. You, as trustee, you have the duty --MR. MEISTER: Several times. 10 11 A. My answer is whatever is required of me 11 BY MR. GRIVER: to do and act, I do it. Whatever is not 12 Q. Let me finish the question. required, I don't do it. 13 13 A. I'm sorry. 14 Q. And in determining what is or is not 14 Q. Did you discuss with your -- the required, you, as trustee of the trust, go to the attorneys for the trust sending or not sending trust attorneys, correct? 16 the releases that you attempted to provide Leah 16 17 A. Yes. 17 Fang? 18 Q. And if they tell you to do something, MR. MEISTER: Objection. Asked and 18 you do it? 19 answered several times. 19 20 A. Probably. THE WITNESS: Yeah. 20 21 Q. And if they tell you not to do 21 MR. ZILBERFEIN: Objection. something, you don't do it? 22 BY THE WITNESS: 23 A. Probably. 23 A. I don't remember. I told you. 24 Q. So you rely -- yes or no. Not 24 BY MR. GRIVER: probably. 25 Q. At some point you and your former Page 146 Page 148 GENGER 1 1 GENGER If the attorneys for the trust --2 husband, Arie Genger, got divorced, correct? MR. DELLAPORTAS: Objection. 3 A. At some point, yes. BY MR. GRIVER: 4 Q. And there was an estate plan for the

- 3
- 4
- Q. -- tell you to do something, do you do 5
- it? 6
- 7 MR. MEISTER: Objection. Hypothetical.
- MR. ZILBERFEIN: Objection. 8
- BY THE WITNESS: 9
- 10 A. It is hypothetical.
- BY MR. GRIVER:
- 12 Q. As a general matter, do you follow your
- attorney's advice? 13
- MR. MEISTER: Objection. 14
- 15 MR. ZILBERFEIN: Did she? At what
- period of time? 16
- MR. MEISTER: What advice are you 17
- 18 talking about?
- BY MR. GRIVER:
- 20 O. As trustee of the trust --
- A. In general, I --21
- MR. ZILBERFEIN: Objection. 22
- 23 BY THE WITNESS:
- 24 A. -- I follow the -- I follow whatever my
- lawyer tells me to do.

- benefit of your two children, Sagi and --
- 6 A. That's right.
- 7 Q. -- Orly, correct?
- 8 A. Right. Correct.
- 9 Q. And the intent was that Orly and Sagi
- were to share equally; is that also correct?
- 11 A. Yes.
- 12 Q. When you began as trustee of the Orly
- 13 Genger trust, the trust had shares in the D&K LP
- 14 company?
- MR. MEISTER: Objection. 15
- 16 BY THE WITNESS:
- 17 A. Right.
- BY MR. GRIVER: 18
- Q. Correct? 19
- 20 MR. MEISTER: Didn't have shares in the
- LP. 21
- 22 BY MR. GRIVER:
- 23 Q. Had an interest --
- 24 A. D&K LP had shares.
- 25 Q. D&K LP had shares in --

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DALIA GENGER, et al **December 13, 2012** Page 149 Page 151 GENGER 1 GENGER 1 A. Of TPR. 2 2 A. It might. I don't remember. It might 3 Q. And the Orly trust had an interest in D&K? Q. Do you recall the fact that you took A. Yes. 5 the position that the D&K note should be valued MR. GRIVER: Can we have this marked as at zero dollars as part of your divorce 10. For the record, Dalia 10 is the promissory 7 proceedings? note and pledge agreement from 1993. A. Can you repeat the question. 9 (Dalia Exhibit 10, 1993 promissory 9 Q. In the marital arbitration before note and pledge agreement, 10 Justice Milonis --10 marked.) 11 A. Right. 11 BY MR. GRIVER: 12 Q. -- do you recall taking the position 12 13 Q. Is that your signature on the second that the D&K note should be valued at zero? page of Exhibit 10? 14 A. I don't remember such a statement. A. The second page? 15 MR. GRIVER: Let me have marked as 15 MR. MEISTER: Third page. Exhibit 11 the final arbitration award from the 16 16 BY THE WITNESS: 17 proceeding before Justice Milonis. 17 18 A. Here. In the promissory note, yes. As 18 (Dalia Exhibit 11, final a general partner. Yeah. 19 arbitration award, marked.) 19 20 BY MR. GRIVER: BY MR. GRIVER: 20 21 Q. And if I could direct your attention to 21 Q. As a general partner of D&K LP, correct? page 15 where it discusses the D&K note. 23 A. Right. 23 A. Okay. I am on 15. 24 Q. That's what you were in 1993? 24 Q. Okay. 25 A. Yeah. Right. 25 A. Any particular part that you want me to

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DALIA GENGER

1 GENGER

- 2 Q. And do you recognize this promissory
- 3 note and pledge agreement?
- 4 A. Yeah.
- 5 Q. Okay. Can you tell me what was the
- 6 purpose of this promissory note?
- 7 A. That it was really based on the notion
- 8 that -- it was to establish, really, a -- I can't
- 9 talk any more.
- 10 In order for the children to have
- 11 ownership, some ownership in TPR. And that's why
- the note was -- I mean, they got 240 shares, that
- they worked for the million 2 that they received
- 14 from Arie and me, and a promissory note, and the
- 15 D&K note of whatever it is. So in a way, we were
- 16 transferring ownership of TPR to the children.
- 17 It is estate planning.
- 18 Q. And the estate plan was both children
- 19 should share in TPR equally?
- 20 A. Right.
- MR. MEISTER: Objection. Asked and
- 22 answered.
- 23 BY MR. GRIVER:
- 24 Q. Now, this note came up in your divorce
- proceedings, did it not?

- 1 GENGER
- 2 pay attention to?
- 3 Q. Yes. It is the three paragraphs under
- 4 D&K note.
- 5 A. I don't see here where I'm stating that
- the note really is zero.
- 7 Q. Okay. We will talk about it.
- 8 First of all, did you attend the
- 9 arbitration, the marital arbitration?
- 10 A. Yes.
- 11 Q. Were you there for the testimony of
- 12 Sagi in the arbitration?
- 13 A. Yes.
- 14 Q. Were you there for the testimony of
- .5 David Parnes?
- 16 A. Yes.
- 17 Q. As you sit here today, do you recall
- anything that they said that you disagreed with?
- 19 MR. MEISTER: Objection. It is
- 20 improper form.
- 21 MR. DELLAPORTAS: Object to form.
- MR. ZILBERFEIN: Join.
- 23 BY THE WITNESS:
- 24 A. I should answer? I don't remember.
- Because there were so many things there, I am

NoR part 19 DALIA GENGER December 13, 2012

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GENGER

- sure there was some things that I agreed or 2
- disagreed with. I mean, it is natural.
- BY MR. GRIVER: 4
- 5 Q. Okay. Do you recall that Arie was
- claiming that he should be awarded one-half of
- the value of the D&K note?
- 8 A. It says here, Arie claims he should be
- awarded one-half of the value of D&K note.
- 10 Q. And that the arbitrator disagreed with
- him and found for you on that issue; do you see
- that? 12

1

- 13 A. What? Again?
- 14 Q. The arbitrator found for you on the
- issue where you disagreed with Arie?
- 16 A. I disagree, yeah.
- Q. And it says here, quote, the D&K note 17
- was a part of the estate planning scheme to 18
- transfer wealth to the children, period, end 19
- quote? 20
- 21 A. That's true.
- Q. And it also goes on to say: The 22
- parties never intended for this note to be 23
- 24 collected, and to do so would retransfer wealth
- back to the parents and defeat the estate

- **GENGER** 1
- 2 A. 2004.
- O. 2004.
- 4 Now, at the time that you entered into
- the note, you and your husband, Sagi, and Orly,
- never intended for the note to be collected,
- 7 correct, it was just there as a mechanism to make
- 8 an equal distribution between Sagi and Orly?
- 9 MR. MEISTER: Objection to the form of
- the question. 10
- BY THE WITNESS: 11
- 12 A. It is not true. That is not true.
- BY MR. GRIVER: 13
- 14 Q. What is not true about my statement?
- 15 A. The note should not have been -- never
- collected. 16
- Q. It says here the parties never intended 17
- for this note to be collected?
- A. Yeah. In '93.
- Q. Well, this was a position you were 20
- taking in 2008, correct? 21
- 22 MR. MEISTER: Objection.
 - MR. DELLAPORTAS: Object to form.
- MR. MEISTER: You are reading what 24
- someone else said, not what she said.

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23

planning; do you see that?

GENGER

- 3 A. Yes. In '93 it was the intention.
- Obviously, the circumstances changed since '93.
- 5 Q. And when exactly did circumstances
- change?

1

- 7 A. When I got divorced.
- 8 Q. Well, this was something that you were
- talking about in 2008, correct, this is the --
- 10 A. After the divorce, obviously, because
- in actuality, the parents were paying the debt,
- the note, okay. 12
- 13 Q. Okay.
- 14 A. It is obvious because neither Sagi or
- Orly didn't have any resources to pay the note.
- So this was a way that we thought that we can 16
- 17 transfer assets to the children. But once I
- 18 got -- I divorced my husband -- I mean, the
- circumstances changed because neither I -- I 19
- 20 didn't have also the resources to pay the note.
- and the note was -- the D&K note was paid 21
- previously by us, but it should have been paid by 22
- 23 the kids. Isn't it?
- 24 Q. Well, let me ask you this: When did
- you get divorced from Arie?

- **GENGER** 1
- 2 BY MR. GRIVER:
- Q. Was that the position you took in the
- marital arbitration?
- MR. DELLAPORTAS: Object to form. 5
- MR. ZILBERFEIN: Objection. 6
- BY MR. GRIVER: 7
- Q. Can you answer my question, please?
- A. Can you ask me again. What is your
- 10 question?
- 11 Q. In the marital arbitration, did you not
- take the position that the note was never to be 12
- 13 collected?
- MR. MEISTER: Object to the form of the 14
 - question, and also the grammar. At least a
- double negative. 16
- 17 MR. GRIVER: Could you read back the
- 18 question.

15

- THE WITNESS: Again, yeah. 19
- 20 (WHEREUPON, the record was read by
- the reporter as requested.) 21
- MR. MEISTER: My objection stands. 22
- BY THE WITNESS: 23
- 24 A. I want to explain. If I did say so,
- that note was --

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GENGER 1

BY MR. GRIVER: 2

- 3 Q. First answer my question and then I
- will let you make any statement that you want. 4
- MR. GRIVER: Can you read back the 5
- 6 question, because it is a yes or no question.
- 7 **BY THE WITNESS:**
- A. So where did I say it is not going to
- be collected? 9
- **BY MR. GRIVER:** 10
- 11 Q. I am just asking, in the marital
- arbitration, did you not take the position that 12
- the note was not to be collected? 13
- MR. MEISTER: Same objection to form 14
- 15 and to grammar.
- BY THE WITNESS: 16
- A. I didn't say -- I didn't state this 17
- particular position. 18
- BY MR. GRIVER: 19
- 20 Q. What position did you take?
- 21 A. Position that I took, that the D&K note
- is the problem that we have to deal with since
- the kids do not have any resources to pay the 23
- 24 note. And we should be creative in getting rid of the note. We tried to do so by selling the

- **GENGER** 1
- 2 the reporter as requested.)
- BY THE WITNESS: 3
- A. At that time when we were divorcing,
- the kids did not have any means to pay the note.
- And since both parents I think wanted to
- accommodate the children, the way that I saw it
- is to somehow get rid of the note, legally,
- because the note is a note and it has to be paid.
- BY MR. GRIVER: 10
- 11 Q. And you didn't want it to be paid?
- A. What I wanted or don't want really
- doesn't matter. I mean, legally, it has to be
- paid. 14
- 15 Q. You gave it to David Parnes --
- 16 A. Right.
- Q. -- so that it would not be collected 17
- upon? 18
- A. Yeah. I am telling you that. Because
- he promised he is not going to collect on the 20
- note. But Orly sued him. Orly sued David 21
- because he was willing to accommodate us. 22
- Q. But the reason you gave it to 23
- Mr. Parnes is so the note would not be collected? 24
- MR. MEISTER: Objection. Asked and 25

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GENGER

1

2

answered several times.

BY THE WITNESS: 3

- A. Yeah, I said we tried to make the life
- of the kids easier so the note will disappear.
- BY MR. GRIVER: 6
- 7 Q. And you are saying that at some
- point --
- A. But Orly objected to it, so we got back
- 10 the note. We got back the note that they had to
- 11 pay.
- 12 Q. Did you know that David Parnes had
- given back the note?
- 14 A. Yes, because he was sued. So he gave
- back the note. 15
- 16 Q. Did you know at the time that he gave
- the note back that he had given the note back? 17
- 18 A. When he did it, yes. I know that he
- gave it back. 19
- 20 Q. How did you know that?
- 21 A. Because he was sued, and as a result he
- says, "I don't want to do you any favors, go and
- take back the note." 23
- 24 Q. Did he say that to you?
- 25 A. No. He didn't say it to me.

GENGER

- note to someone that we trust.
- 3 Q. And the problem with the note was that
- you didn't want anyone to collect on the note,
- correct?

1

- 6 A. The problem was that the kids could not afford to pay the note.
- 8 Q. And so getting rid of -- giving the
- note to somebody else --
- 10 A. Selling the note. Selling the note.
- 11 Q. In an attempt to make sure that no one
- would try to collect the note? 12
- 13 A. Yes. So we sold it to a friend that
- promised it is not going to collect, foreclose
- the note. 15
- 16 Q. Because no one in the Genger family
- 17 intended for the note to be collected?
- MR. MEISTER: Objection. Compound 18
- question. Also requires the operation of other 19
- 20 people's minds.
- 21 MR. DELLAPORTAS: Objection. Calls for 22 speculation.
- 23 MR. ZILBERFEIN: Objection.
- Repeat the question. 24
- (WHEREUPON, the record was read by 25

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1

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GENGER 1

- 2 Q. Did he say -- he said it to Sagi,
- з didn't he?
- 4 A. He might have said it to Sagi. I know
- that's the way that he reacted. And I think it
- is very normal, that somebody does a favor and
- 7 gets sued, so.
- 8 Q. Did he react that way to you, or did he
- react that way to somebody else?
- 10 A. To somebody else that informed me about
- 11 the way he acted.
- 12 Q. And that person who informed you about
- the way David Parnes acted was Sagi Genger?
- 14 A. Absolutely.
- 15 Q. Did you tell Orly that David Parnes had
- reacted to a suit and had given the note back?
- A. I did not tell her.
- Q. As trustee you did not think that was
- 19 something you needed to do?
- 20 MR. MEISTER: Objection. She wasn't
- trustee then. This was 2006. 21
- BY THE WITNESS:
- 23 A. Yeah. I became trustee in 2008.
- BY MR. GRIVER: 24
- 25 Q. You believe that Mr. Parnes rescinded

- GENGER
- MR. GRIVER: You said it is 2006. 2
- 3 That's a speaking objection.
- MR. DELLAPORTAS: Trickery doesn't 4
- 5 really get us anywhere, Yoav. Just try to ask
- questions. б
- BY MR. GRIVER:
- 8 Q. Okay. Looking at Dalia 12, does this
- refresh your recollection that David Parnes
- returned the note on November 25 of 2008?
- 11 A. As was stated, I did not actually --
- wait a second. This letter was addressed to Sagi
- 13 Genger.
- 14 Q. Uh-huh.
- 15 A. Okay.
- 16 Q. Right.
- 17 A. And I remember that Sagi talked about
- 18
- 19 Q. What did he tell you?
- 20 A. Because it was outrageous.
- 21 Q. And what did he tell you?
- 22 A. That David, who had the best
- intentions, to help us, to get rid of the note, 23
- got sued by Orly. What her motivation is, I do
- not know, but she wanted, I guess, to owe money.

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- GENGER 1
- the assignment in 2006; is that correct? 2
- 3 A. That he gave back the D&K note? At
- some point, I don't know exactly when, but --
- 5 Q. You thought --
- 6 A. Whenever he was sued by Orly, then he
- said, "Take back the note. I don't want to get
- involved in this."
- 9 Q. And was that -- when was this?
- 10 A. I don't remember when Orly sued him. I
- 11 mean, I'm not keeping track of all the suits.
- 12 MR. GRIVER: Well, let me have this
- marked as Exhibit 12. 13
- 14 (Dalia Exhibit 12, letter,
- 15 marked.)
- MR. GRIVER: And while Mr. Leinbach is
- handing out Exhibit 12, I will remind Mr. Meister 17
- that the court has just instructed everyone to 18
- not testify or instruct the witness as to dates. 19
- 20 places, times, or anything else. And so,
- therefore, your testimony is not appreciated and 21
- 22 is also wrong.
- 23 MR. MEISTER: I didn't testify.
- MR. GRIVER: Yes, you did. 24
- 25 MR. MEISTER: I made an objection.

- 1 GENGER
- 2 Q. And she wanted the note to be collected
- 3 upon?
- 4 A. Yeah. She wanted to carry a debt of
- about \$5 million. I mean, it doesn't make sense.
- but that's the way she reacted.
- 7 Q. And you thought that that was against
- the intent of the parties --
- 9 A. I thought it doesn't make sense that
- somebody will say, "You know what, I'm really 10
- dying to pay -- to owe \$5 million." 11
- 12 Q. As trustee of the Orly Genger trust,
- did you speak to Orly about Mr. Parnes' recision
- of the assignment --14
- 15 A. No. No way.
- 16 Q. Did you have your attorneys speak to
- 17 Orly Genger's attorneys about the recision of the
- assignment? 18
- 19 A. This I don't remember.
- 20 Q. Okay. Did you ever go to your
- attorneys as trustee of the trust and ask them as 21
- 22 attorneys for trustee -- as attorneys for the
- trust, what should you do in this situation? 23
- 24 A. I don't remember.
- 25 Q. Okay. But you never told Orly about

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NoR part 19 DALIA GENGER December 13, 2012

ORLY GENGER VS. Pg 63 of 150 DALIA GENGER, et al Page 165 Page 167 **GENGER** 1 **GENGER** 1 this recision of assignment, correct? 2 parties for TPR to ever collect on the D&K note: MR. MEISTER: Objection. Asked and 3 isn't that correct? answered. MR. DELLAPORTAS: Objection. Calls for 4 BY THE WITNESS: 5 5 speculation. A. We were not on speaking terms. MR. ZILBERFEIN: Join. 6 6 BY MR. GRIVER: 7 BY THE WITNESS: 7 Q. Well, you could have written her a A. Now, can you repeat the question. letter? 9 BY MR. GRIVER: 9 10 A. I know. 10 Q. Sure. MR. MEISTER: Objection. That's not a 11 11 It was never the intent of any of the 12 question. parties to --12 BY MR. GRIVER: 13 A. Any of the parties, meaning? 13 Q. But you chose not to write her a 14 14 Q. To the D&K note? letter? 15 15 A. Who is any of the parties? MR. MEISTER: Objection. That's not a 16 16 Q. Well, let's -- okay. 17 question. If you are talking about --When you signed the promissory note --17 BY MR. GRIVER: 18 A. Right. 18 19 Q. Isn't that correct? 19 Q. -- to TPR on December 21 of 1993, it 20 A. I did not notify Orly in any way was never your intent that TPR collect on the because her lawyers were aware already that this 21 21 note, correct? 22 happened. 22 MR. DELLAPORTAS: Object to form. 23 Q. Her lawyer were aware? How do you know 23 MR. ZILBERFEIN: Objection. that her lawyers were aware already? BY THE WITNESS: 25 A. Because later on there is a 25 A. Okay. Page 166 Page 168 GENGER 1 **GENGER** 1 continuation to this story. That's why I know. 2 2 BY MR. GRIVER: Because she sued David. So, obviously, she knew 3 Q. Just a simple yes or no. what's happening. 4 A. It should have been collected, but we 5 Q. Other than her suing David, you have no didn't imagine that the kids are going to pay the

- other reason to think that --
- 7 A. I didn't have control of what she's
- doing by her own initiative.
- 9 Q. But as trustee of the trust you could
- 10 have provided her with the information that David
- was rescinding --
- 12 A. I could do many things.
- 13 Q. But you chose not to, correct?
- 14 A. This particular case, I knew that she
- knows already.
- 16 Q. Okay. And who was your lawyer in May
- of 2008?
- 18 A. 2008?
- 19 Q. Uh-huh.
- 20 A. I think it was Mr. Meister, wasn't it?
- 21 No? No. So I am wrong then.
- 22 Q. So you don't recall --
- 23 A. I don't remember when, really, I
- 24 started to work with Mr. Meister.
- 25 Q. Okay. It was never the intent of the

- note, I mean.
- 7 Q. You were general partner of D&K GP
- until October of 2004; is that correct?
- 9 A. Yes.
- 10 Q. And you divorced your husband in, I
- 11 think you said, 2005?
- 12 A. 4.
- 13 O. 2004?
- 14 A. Yes.
- 15 Q. Now, if I can show you this, which I
- 16 will mark as Dalia 13.
- 17 (Dalia Exhibit 13, document,
- marked.) 18
- BY MR. GRIVER: 19
- 20 Q. Part of this notice of default --
- 21 A. Wait a second. What's the date here?
- 22 Q. August 31 of 2008.
- 23 A. All right,
- 24 Q. Part of the notice of default notes
- that D&K GP had failed to make regular payments

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1

- **GENGER** 1
- 2 since 2000.
- Now, from --3
- MR. MEISTER: Is that a predicate, or 4
- 5 are you reading the note -- reading this?
- BY MR. GRIVER: 6
- 7 Q. Do you see that?
- A. Yeah. It is -- you know, this is
- really complicated so let's take it slowly, okay.
- 10 Q. Page 1, line 3.
- 11 A. Right.
- 12 Q. I will just ask you this: Isn't it
- true that D&K GP failed to make regular payments
- on the notes since 2000?
- 15 A. Right.
- 16 Q. Okay. Now, at that time, you were the
- general partner of D&K GP? 17
- 18 A. Right.
- 19 Q. You had the money to make those
- payments?
- 21 A. No, I didn't.
- 22 Q. You didn't?
- 23 A. No, I didn't. I mean, the GP was
- looked upon as a marital debt, okay, and I paid
- half of it, and my husband paid half of it, okay.

- GENGER
- 2 the children to pay the note.
- 3 BY MR. GRIVER:
- Q. And because returning the note to TPR
- would result in the destruction of the Genger
- family planning, that Orly and Sagi would share
- equally in TPR, correct?
- A. Yeah, unfortunately, we had a divorce,
- and things change. But originally we were hoping
- that the children will own part of the company,
- and we will be able to finance the note, pay the 11
- note. But it didn't happen. 12
- Q. Now, when the --13
- MR. GRIVER: Could I have that answer 14
- read back, please. 15
- 16 (WHEREUPON, the record was read by
- the reporter as requested.) 17
- BY MR. GRIVER: 18
- Q. Now, your intention was that David
- Parnes would keep the note forever, correct?
- 21 A. Yeah.
- 22 Q. Past the time of your divorce?
- 23 A. Yes. He will keep it. And later on, I
- mean, we might have found some other solution,
- legal solution, so that no one is going to get --

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GENGER 1

- And that was the story. And the fact that my
- husband stopped paying -- because I was never in
- charge of the finances in our household. So he
- was the one that decided if he is going to pay or
- not to pay. 6
- 7 Q. Okay.
- 8 A. I had nothing to do with that.
- 9 O. At the -- in front of the court --
- strike that. 10
- During the marital -- strike that 11
- again. 12
- Why did you not want the note to be 13
- 14 returned to TPR?
- MR. MEISTER: Objection. Assumes a 15
- fact not in evidence. 16
- 17 BY THE WITNESS:
- 18 A. Why did I not want the note to be a
- burden for my children? 19
- 20 BY MR. GRIVER:
- 21 Q. No. To be returned to TPR?
- MR. MEISTER: Same objection. 22
- 23 BY THE WITNESS:
- 24 A. Because the note is a -- the note had
- to be paid, okay, and, obviously, I did not want

GENGER 1

- 2 no one will be in a position to collect on the
- 4 Q. You, yourself, did not want the note to
- be collected?
- 6 A. I did not want the children to pay the
- note, for the children will pay the note.
- 8 Q. You did not want --
- 9 A. Because I did not -- I personally did
- not want the children to owe money to anyone.
- 11 Q. You did not want the note to be
- collected, correct, not by David Parnes, not by 12
- anyone? 13
- A. I didn't want, but that's my want. 14
- 15 MR. MEISTER: Objection.
- BY THE WITNESS: 16
- 17 A. But, legally, obviously, it has to be
- 18 paid.
- 19 BY MR. GRIVER:
- 20 Q. Well, you are not an attorney, correct?
- 21 A. What?
- 22 Q. You are not an attorney?
- 23 A. It is true, but I do have some
- knowledge about notes.
- 25 Q. Okay. Now, David Parnes returned the

NoR part 19 DALIA GENGER

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1	GENGER	1	. GENGER
2	note in 2008, correct?	2	pending?
3	MR. MEISTER: I'm sorry. Can you say	3	THE WITNESS: No, there's no question.
4	the end again.	4	Okay.
5	BY MR. GRIVER:	5	BY MR. GRIVER:
6	Q. David Parnes returned the note in 2008,	6	Q. Ms. Genger, in general
7	correct?	7	A. In general —
8	A. I guess that's when he did. Yeah.	8	MR. MEISTER: No, no. I insist there
9		9	be a question. I object.
10	marked as Dalia 14. For the record, Exhibit 14	10	BY MR. GRIVER:
11	is an affidavit of Dalia Genger.	11	Q. Please continue.
12	(Dalia Exhibit 14, Dalia Genger	12	A. Okay. I will continue.
13	· · · · · · · · · · · · · · · · · · ·	13	In general, I always put my children's
14	BY MR. GRIVER:	14	interests before my interest, my personal
15	8 -3-1 9 -11-11	15	interest, and that's the way I behave, and I
16	1 - 0	16	that's my philosophy, and that's why I didn't
17		17	hard and a man a man a part of man a part of hard and hard a part of hard a part
18	C ===== == ===========================	18	\$9 million.
19	in the surrogate court on March 11, 2008?	19	Q. And you wanted the children to share
20	A. Yes.	20	equally?
21	Q. And this is after your divorce,	21	A. I wanted the original purpose was
22	correct?	22	the children will share equally the assets that
	A. (Indicating).	23	they were given.
24	Q. And this is after the marital	24	Q. Thank you.
25	arbitration with Justice Milonis?	25	In paragraph 8, the last sentence: I

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GENGER

2 A. I think so, yeah.

3 Q. Okay. Now, if you could look, please,

you can read as much as you want, but I am going

to ask you about paragraphs 8 and 9.

6 A. Ask me specifically about what

paragraphs?

8 Q. Paragraphs 8 and 9.

9 A. 8 and 9?

10 Q. Uh-huh.

11 A. 8 is what we discussed before, right?

Yeah. I didn't get anything. 8. And then 9,

too? 13

14 Q. I want you to read as much of this

affidavit as you want because, among other

things, I want to know whether you still agree 16

17 with it.

18 A. So far what I am reading is true.

19 Q. And you have read --

20 A. Because it is a disaster to get back

the note if you couldn't get rid of it. I mean,

I just don't understand the logic of Orly's 22

23 actions. In general, I mean, I always put my

children --24

MR. MEISTER: Is there a question

GENGER 1

2 do not stand to gain anything personally by the

agreement, other than protecting the estate plan

implemented for the benefit of my children,

unquote. Do you see that language?

A. Yes. I do not stand to gain. Yeah.

7 Q. On March 11, 2008, when you signed this

affidavit under oath --

9 A. Again --

10 Q. -- was the estate plan still in effect?

11 A. Can you say this again.

12 Q. Sure.

13 On March 11, 2008 when you signed this

affidavit --

15 A. This affidavit, yeah.

16 Q. -- was the estate plan still in effect?

17 MR. DELLAPORTAS: Objection.

MR. ZILBERFEIN: Objection. 18

19 BY MR. GRIVER:

20 Q. That you had set up?

MR. DELLAPORTAS: Object to form. 21

22 MR. MEISTER: Object to the form of the

question. 23

BY THE WITNESS: 24

25 A. Well, the way I see it is that the

25

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estate planning was done -- was signed in '93, 2

not foreseeing what the future is going to be,

namely that I will divorce my husband and there 4

will be no one to pay the note, okay. 5

BY MR. GRIVER: 6

GENGER

Q. In 2008 when you signed this affidavit, 7

you were trying to prevent Orly from putting in a

new trustee because you thought that doing so

would destroy the estate plan, correct? 10

11 A. I prevented what?

12 Q. You say -- just look at paragraph 8.

13 A. 8?

1

14 Q. Paragraph 8.

15 A. Yes.

16 Q. Was the estate plan implemented for the

17 benefit of your children still in effect in March

of 2008? 18

MR. MEISTER: Objection. 19

BY THE WITNESS: 20

21 A. When you say the estate planning, do

22 you mean that the note is valid?

BY MR. GRIVER: 23

24 Q. No. What I am saying is, is that in

March of 2008, you did not want the note returned

GENGER

2 O. Okay.

1

3 A. Yeah.

4 Q. So you did not --

5 A. So basically --

6 Q. Go ahead.

7 A. Basically, this statement came about

because I think the candidate that was supposed

to serve as a trustee, I did not trust.

10 Q. And you were afraid that --

11 A. Yeah, I was afraid that --

12 Q. -- he would cause the note to be

returned to TPR, which would recreate a related 13

14 party obligation --

MR. DELLAPORTAS: Objection. 15

16 BY THE WITNESS:

A. No. The note was returned --17

18 MR. DELLAPORTAS: Ms. Genger, when I

state an objection, you have to let me state it. 19

THE WITNESS: Okay. I'm sorry. 20

MR. DELLAPORTAS: Object to form.

22 Mischaracterizes the record.

23 MR. ZILBERFEIN: I object as well.

24 BY THE WITNESS:

25 A. Let me understand.

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21

2

GENGER

to TPR?

1

3 A. It is true.

4 Q. Because to do so would be to destroy

the estate plan?

6 A. Right.

7 Q. In fact, you did not want Orly to have

a new trustee appointed because you were afraid

that one of the things he would do would be to

collect on the note and therefore --

11 A. No, I don't remember saying that.

Where does it say?

13 Q. Well, look at 9.

14 A. 9.

15 Q. These are your words.

16 A. Okay. Fine.

17 Q. The note --

18 A. I accept that it's my words. I just

don't remember the --

20 O. If the note is returned to TPR --

21 A. If the note is returned to TPR, which

22 my daughter seems to seek through the appointment

of a new trustee, it would recreate a related 23

party obligation and would have to be accelerated

or forgiven.

GENGER 1

MR. MEISTER: Can I have the question

read back, please. 3

(WHEREUPON, the record was read by 4

the reporter as requested.) 5

BY MR. GRIVER:

Q. Let's start from the beginning.

You still agree with paragraph 9 of 8

your affidavit, correct?

10 A. I agree that if someone that I do not

trust will be a person that only my husband 11

trusts and not both of us trust, I wasn't sure 12

13 that he's not going to return the note.

14 Q. And returning the note would destroy

the value of the Orly trust? 15

16 A. Right.

17 Q. And what it would do, it would wipe out

the assets of the trust in satisfaction of the

obligation under the note, correct? 19

20 A. It is true, isn't it?

21 Q. And you said that -- and then at the

22 very bottom you say: This result is inconsistent

with my responsibilities to my children as their 23

mother and as trustee of the Orly trust, period. 24

25 Do you see that?

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NoR part 19 **DALIA GENGER** DALIA GENGER, et al **December 13, 2012** Page 181

GENGER 1

2 A. I don't see, but, yes, it is.

- 3 O. No, let's take a look at it. It's the
- next to the last sentence.
- 5 A. Yes. This result is inconsistent with
- my responsibilities to my children as their
- mother, their caring mother, and as a trustee of 7
- Orly trust. Obviously, this would have
- bankrupt -- I mean, if they had to pay the note,
- it would bankrupt the trust. 10
- 11 Q. And such a result would be inconsistent
- with your role as mother and as trustee? 12
- 13 A. It is true.
- 14 Q. And you did not want to see the Orly
- trust -- you did not want to see the value of the
- Orly trust destroyed, did you? 16
- 17 A. Absolutely.
- 18 Q. No matter who destroyed it?
- 19 A. Obviously. I mean, always. As I said,
- no matter what, I always had my first -- my first

MR. MEISTER: Objection. Is that what

- 21 concern was for Orly's interest.
- 22 O. And you were telling the court that
- unlike Mr. Coleman, who you did not trust, you 23
- would be there to protect the trust as trustee of 24
- 25 the Orly trust, correct?

GENGER

you are reading?

BY MR. GRIVER:

8 A. Where are you seeing this?

5 Q. Is that why you sent in this affidavit,

Q. I am just asking you. You wanted to

11 A. I -- okay. Let me explain. Okay. I

17 Q. Okay. Now, since you have been

Mischaracterizes the record.

BY MR. GRIVER:

different question.

to let the court know you would protect the

did not trust my husband or all these other

just follow his instructions, okay. And that

want to see Orly's trust being wiped out.

trustee, Orly's trust has been wiped out?

MR. ZILBERFEIN: Objection.

23 Q. TPR collected on the note, didn't it?

MR. DELLAPORTAS: Objection.

caused a lot of problems, okay. And I did not

MR. DELLAPORTAS: Objection. That's a

people that were associated with him because they

1

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24

- **GENGER** 1
- 2 **BY THE WITNESS:**
- 3 A. Sagi --
- 4 MR. ZILBERFEIN: Objection.
- 5 BY MR. GRIVER:
- O. TPR collected on the note, correct?
- A. If you are talking about the fact that
- Sagi sued D&K LP, right? Are you talking about
- this? 9
- 10 Q. I am asking, to your knowledge, as
- trustee of the trust --11
- 12 A. Orly --
- 13 Q. -- has the D&K note been collected by
- TPR?
- 15 A. The D&K note was -- I guess, partially,
- I mean, yeah. Again, I mean, it is really very 16
- confusing. Can you ask me again the question. 17
- 18 Q. TPR has collected on the D&K note,
- correct? 19
- 20 A. TPR has collected on the note -- are
- you alluding to the fact that Sagi -- TPR sold in
- an auction the TPR shares? Are you talking --
- 23 Q. TPR bought in an action the TPR shares.
- 24 A. Right.
- 25 Q. D&K sold --

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GENGER

2 A. Right. Yeah.

- 3 Q. Sagi sold the shares and bought the
- shares?

1

- 5 A. Absolutely. Yes. I mean, TPR.
- 6 Q. So which means that --
- 7 A. TPR sold and bought its own shares from
- D&K LP.
- 9 Q. Which is not what you wanted?
- 10 A. Yeah, but, I couldn't stop it. What
- 11 could I do.
- 12 Q. Well, you could not stop it -- well,
- let me ask you this.
- Exhibit 13, please. Did you ever see 14
- this --15
- 16 A. Yeah.
- 17 O. -- notice of default?
- 18 A. Yeah.
- 19 Q. When did you see this notice of
- default? 20
- 21 A. I don't remember exactly when.
- 22 Q. When did you first see it?
- 23 A. I don't remember when.
- 24 Q. Well, do you remember -- let me look.
- 25 Did you ever receive the notice in the

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1

GENGER 1

2 mail -- strike that.

- Did you ever receive the notice on or 3
- about August 31, 2008?
- 5 A. I remember that I saw it.
- 6 Q. Okay. Did you -- let me point you to
- Dalia Exhibit 3.
- 8 A. Yeah. What page?
- 9 Q. Look at interrogatory number 1. This
- is a question to you. Did you receive the
- 11 8-31-08 notice? That's the note notice marked --
- 12 A. I responded I don't remember receiving
- the notice.
- 14 Q. Okay. And is that still true?
- 15 A. I just said that I don't remember that.
- But I did say that I remember that I was -- I did
- see this document. I don't know if it was -- if
- it came by mail or whatever. 18
- 19 Q. Well, you do go on to say your attorney
- Robert Meister received a copy of the notice on 20
- 21 May 19, 2009; do you see that?
- 22 A. So it is true then.
- 23 O. That's after the sale?
- 24 A. Yeah. I guess.
- 25 Q. Do you remember receiving a copy of the

GENGER

- influence on TPR in the way that I can stop them
- from acting to foreclose on the note.
- Q. Did you go to Sagi and say, "What are
- you doing? Why are you doing this?" Did you
- ever asking Sagi that?
- A. I might not have received them, as we
- said, so I don't know if I said it or not.
- Q. At any time before the sale on February
- 27, 2009, did you try and stop the sale by going
- to Sagi and saying, "don't do this," or words to
- that effect?
- 13 A. If I was aware of that before, I might
- have told him, but --
- 15 Q. I don't want you to speculate.
- 16 A. I am saying because I do not remember.
- 17 Q. You don't remember ever going to Sagi
- and saying, "Please don't do this sale"?
- 19 A. No, I didn't say that.
- 20 Q. Or words to that effect?
- 21 A. Right. I did not say that because it
- is not my place to say it. He can do whatever he 22
- wants. He has a note, and he wanted to collect 23
- 24 on it.
- MR. GRIVER: Could you repeat her 25

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- **GENGER**
- notice before the sale?
- 3 A. Before the sale? I am trying to
- remember. Yeah. I was aware that Sagi is going
- to take the step --
- 6 Q. I understand that at some point you
- became aware. I am asking did you receive the
- 8-31-08 notice prior to your attorney receiving a
- copy of the notice on May 19?
- 10 A. That's the answer. I don't remember.
- 11 Q. Okay. And you don't remember receiving
- 12 such a notice then?
- 13 A. I don't remember. I might have.
- 14 Q. Or you might not have?
- 15 A. Right.
- 16 Q. Did you ever tell Orly about the
- 17 8-31-08 notice?
- 18 A. No.
- 19 Q. Why not?
- 20 A. Because, first of all, I might have not
- received it, so I didn't tell her. And, second, 21
- this was something that I could not stop.
- 23 Q. Okay. We will -- let's talk about
- 24 that. Why could you not stop it?
- 25 A. Because TPR -- I didn't have any

GENGER 1

- 2 answer, please.
- (WHEREUPON, the record was read by 3
- the reporter as requested.)
 - BY MR. GRIVER:
- Q. Did you as trustee go to the trust
- attorneys and try and find a way to prevent or
- delay the sale?
- 9 A. I don't remember.
- 10 Q. By that time your attorneys would be
- 11 Mr. Meister?
- 12 A. I guess. Yeah.
- 13 Q. Did you ever go to Mr. Meister in an
- attempt to find a legal way to stop the sale? 14
- 15 A. No.
- 16 Q. Let me show you what's been marked
- 17
- A. I tell you, I didn't have intentions to 18
- participate in this because there was -- we 19
- 20 didn't have any resources to compete, I mean, in
- auction. 21
- 22 MR. MEISTER: Can we take a break now,
- please? 23
- BY MR. GRIVER: 24
- 25 Q. Ms. Genger, do you need a break?

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	GENGER	١.	- CENCED
1			1 GENGER
2	6	-	2 Q. And what was his advice?
3	MR. GRIVER: Okay. Let's take a break.	} _	3 A. I don't think I can tell you that.
4	I ask that you not speak to anyone about your	1 -	4 MR. GRIVER: Mr. Meister, are you
5	testimony. Five minutes?	-	5 BY MR. GRIVER:
6	MR. MEISTER: Five minutes.	1	6 Q. I don't hear any objection from
7	(WHEREUPON, a recess was had from	1	7 Mr. Meister instructing you not to answer. So
8	3:34 p.m. to 3:42 p.m.)	8	
9	MS. WARREN: Are we on the record?	1	9 A. Okay. So we weighed our options
10	During the break, I was in the bathroom	10	
11	with Ms. Genger, who approached me and said that	11	, , ,
12	she might have made a mistake in her past	12	
13	testimony. I cut her off before she could tell	1	3 A. I think it is privileged, but we
14	me the substance of any mistake that she thought	14	
15	that she made. But if she feels that a mistake		5 Q. Go ahead.
16	is made, I would like to just ask that we give		6 A. Okay. So we weighed the options that
17	her an opportunity to clarify the record.	17	,
18	MR. LEINBACH: That sounds absolutely	18	
19	reasonable.	19	
20	BY MR. GRIVER:		Q. There's nothing you could do to stop
	Q. Ms. Genger, this correction that you		1 A. Yeah.
22	made, did anyone talk to you about this	22	2 Q. Did you and how long was this
23	correction? I am not talking about Ms. Warren.	23	y
24	I am saying did you speak with Sagi or anyone		4 A. You want me to say are you kidding?
25	else, and that's why you remember this?	25	5 Q. Did you discuss it for an hour? Did
	Page 190	-	Page 192
1	GENGER	1	1 GENGER
2	A. No, no.	2	
3	Q. Okay. Why don't you put your	1	3 A. I don't know. I have to look in my
4	correction on the record.	4	T 4TT W W A A
5	A. Okay. The correction is that once I	1 -	5 Q. Again, I will ask for the bill
6	was aware that this notice existed, I did consult		6 A. Yeah.
7	with my lawyer, and I chose not to inform Orly.	1	7 Q so that we can discuss this.
8	Q. When you say that you consulted with	8	
9	your attorney, you were consulting as trustee of	وا	
10	the trust?	10	
	A. As a trustee, obviously.	1	1 A. I don't remember when we started. I
	Q. And you were going to this attorney	1	
13	understanding that he represented the trust?	12	
	A. The trust.	13	
	Q. He represented the trust?	14	
	A. The trust.		5 Q. Besides your attorney, did you speak to
	Q. And you were seeking advice as trustee	16	, , , , , , , , , , , , , , , , , , , ,
	for what is best for the trust?		7 A. No.
	A. Right.	1	, , , , , , , , , , , , , , , , , , , ,
	· ·		
	Q. And the beneficiary of the trust?		
	A. Obviously.	21	8
	Q. And that was Mr. Meister?	22	
	A. Uh-huh.	23	· ,
	Q. And did he provide you advice?	24	this.

25 A. Yes.

25

BY THE WITNESS:

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GENGER

2 A. Okay. What is the question? I did not

discuss with Sagi.

BY MR. GRIVER:

5 Q. Okay. Well, did your lawyer at the

time know about the position you had taken in the

marital arbitration?

8 A. If he knew? I don't know if he knew.

9 Q. Okay. Did you and your attorney

discuss --10

1

11 MR. MEISTER: Mr. Griver, you a moment

ago asked that we produce a copy of a bill

reflecting conversations, and I have a copy of 13

that bill with me. 14

MR. GRIVER: Are these all the bills? 15

MR. MEISTER: Beg pardon?

17 MR. GRIVER: Are these all of your

bills? 18

16

21

1

7

15

20

19 MR. ZILBERFEIN: It's two pages. I

20 don't think two pages are all of his bills.

THE WITNESS: They are concerning the

22 discussion --

MR. MEISTER: Dalia, let me say it. 23

24 It is a bill dated March 5, 2009

25 covering the period of February 4, 2009 through GENGER

2 copies?

1

3

MR. LEINBACH: Sure, and I will give it

back. I will make one for every one. 4

5 MR. MEISTER: Thank you.

6 BY MR. GRIVER:

7 Q. All right. What options did you

8 discuss --

9 MR. MEISTER: Why don't you wait

10 until -- because it is going to enable her to

answer some questions which she didn't remember 11

which you just asked. 12

MR. GRIVER: All it is is your time. 13

That's for your deposition we will get into that.

What I am talking about now with Ms. Genger is 15

16 her memory.

BY MR. GRIVER: 17

Q. What options did you discuss with 18

Mr. Meister at that time regarding --19

A. The option, if I have any tools that I

can use to stop Sagi from having this auction.

22 Q. Did you --

23 A. You know, he had a note, and legally he

was collecting on the note. I mean --

25 Q. Any --

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February 27, 2009. And I do not believe it is 2

privileged. I do not intend to waive any

attorney-client privilege. If you will let me

produce it with that caveat, I am prepared to

produce it. 6

GENGER

MR. GRIVER: Is it your position that

that document is privileged? 8

MR. MEISTER: Looking at it, I do not 9

believe that it contains any confidential 10

communications from my client to me, nor any 11

legal advice which I rendered. It merely 12

reflects the facts of the conversations and the 13

dates and the times. 14

MR. GRIVER: I will take that because

then it is certainly not privileged, but I will

tell you it is my position that if you are the 17

attorney for the trust giving advice to the 18

trustee of the trust, that there is no privilege. 19

MR. MEISTER: I understand that's your

contention. What I'm saying is without acceding 21

to that, if you will accept it without that being 22

23 a concession, I am prepared to produce it.

MR. GRIVER: That is fine. 24

MR. MEISTER: Would you like to make 25

GENGER 1

3

10

2 A. I mean TPR.

MR. GRIVER: Any memoranda, any

documents, any e-mails related to these

conversations between you as trust -- and

regarding any advice that you gave to Dalia

7 Genger as trustee, did or did not give to Dalia

Gener as trustee, I would like that. And I am

9 putting my demand on the record right now.

BY MR. GRIVER:

11 Q. Did you discuss with Mr. Meister the

possibility of calling up Sagi and saying, "Hey, 12

13 please stop"?

14 A. I don't remember that I - I believe

I - I never had any chance of stopping him, so I

didn't call. 16

17 Q. Did you discuss with Mr. Meister the

possibility of suing Sagi to stop him?

19 A. What?

20 Q. Suing TPR to stop him?

21 A. I'm sorry?

22 Q. Did you discuss the possibility of

suing to prevent the sale?

24 A. No. Because I am not really believing

in taking legal actions and spending money of the

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1

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GENGER 1

trust to be defeated in this case.

- 3 O. Okay. Did you tell -- at the time that
- you were speaking with Mr. Meister, did he have
- all of the documentation for the marital
- arbitration, do you know?
- A. I don't know if he had. He might.
- O. Did you discuss with Mr. Meister the
- possibility of letting Orly know about the sale?
- 10 A. I don't remember it.
- 11 O. Did you discuss with -- strike that.
- You know what an auction is, correct?
- 13 A. Yes, I do.
- 14 Q. People show up, you try and get the
- most money?
- 16 A. Yeah, the most money. This is how
- 17 you --
- 18 Q. Did you discuss with Mr. Meister the
- possibility of letting Orly know so that other 19
- people could go in and bid on the TPR asset?
- 21 A. No, I did not discuss this.
- 22 Q. That was not an option that you
- considered?
- 24 A. No.
- 25 Q. Is that an option that was raised by

- **GENGER**
- trustee to do that?
- 3 A. No.
- 4 Q. How is it --
- 5 A. Because I didn't.
- 6 Q. Because you didn't?
- 7 A. Because it wasn't my auction.
- 8 Q. Okay. Well, but it was -- but the Orly
- trust had an interest in that auction?
- 10 A. It is true.
- 11 Q. Okay. And so why didn't you call up
- 12 Arie and say, "Hey, Arie, those TPR shares are
- 13
- 14 A. Because Arie's interest is not the same
- as my interest or Orly's interest. 15
- 16 Q. Isn't it Orly's interest to get the
- 17 best price for her interest?
- 18 A. It is.
- Q. Okay. So isn't getting as many people
- as possible who want to buy the shares --
- 21 A. But it is not my responsibility to
- 22 collect people that will participate in the
- auction. Sagi followed the procedure that he 23
- should have, the procedure for an auction, and he
- followed whatever he was supposed to do. And

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- GENGER 1
- Mr. Meister?
- 3 A. I don't think so.
- 4 Q. Did you consider letting Arie know
- about the sale?
- 6 A. I presume that if I didn't notice Orly,
- of course I didn't notify Arie. It is not my
- duty to notify Arie if there is a sale, an
- auction of shares.
- 10 Q. If there is -- is it your duty as a
- trustee to try and get the best price for the
- shares? 12
- 13 A. It is why --
- MR. MEISTER: Objection. 14
- 15 BY THE WITNESS:
- A. This is why there is an auction. 16
- BY MR. GRIVER: 17
- 18 Q. And so do you think that Arie --
- 19 A. It is Sagi's responsibility. Wherever
- he's selling the shares, it is his responsibility
- to let people know that there is an auction and 21
- get bids on that.
- 23 Q. And you did not think that --
- 24 A. It is not my responsibility.
- 25 Q. It is not your responsibility as

- GENGER 1
- whoever was aware of it is fine and participated
- in the auction.
- Q. And you weren't going to let Arie know?
- 5 A. Not Arie or anybody else.
- Q. How do you know that it is Sagi's
- responsibility only to get people to show up at
- 8 his auction? Is that something that Mr. Meister
- 9 told you?
- MR. MEISTER: Objection. Compound. 10
- BY THE WITNESS: 11
- A. In general, in general, if you have --12
- you auction something, you want people to be 13
- aware of the auction and bid on it, and, you 14
- know, have the highest price possible. 15
- BY MR. GRIVER: 16
- 17 Q. Did Mr. Meister or anyone at his law
- firm tell you that it was not your responsibility 18
- as trustee to try and get the highest price for 19
- 20 the TPR D&K interest?
- MR. MEISTER: Read that back, please. 21
- 22 (WHEREUPON, the record was read by
- 23 the reporter as requested.)
- BY THE WITNESS: 24
- 25 A. He never said that. He never told me

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1

3

GENGER 1

- 2 that I shouldn't look for -- what was the
- question again? 3
- BY MR. GRIVER: 4
- Q. Yes. 5
- Did Mr. Meister tell you that you 6
- 7 shouldn't look for other people to participate in
- 8 the auction?
- MR. MEISTER: Just so we are clear, 9
- your question is should not? 10
- 11 MR. GRIVER: Should not.
- BY THE WITNESS: 12
- 13 A. That other people --
- BY MR. GRIVER: 14
- 15 Q. Let me rephrase it, and please listen.
- Did Mr. Meister or anyone else at his 16
- law firm tell you that it was not your 17
- responsibility as trustee to try and maximize the
- price at the auction? 19
- 20 A. I don't remember that we discussed that
- 21 subject, that option.
- Q. Did you and Mr. Meister discuss what
- your responsibilities are as trustee with regard
- to the UCC auction?
- 25 A. The UCC?

GENGER

- 2 the reporter as requested.)
 - MR. MEISTER: Object to the form.
- 4 BY MR. GRIVER:
- 5 Q. Let me clean that up.
- You never asked Mr. Meister about 6
- getting other people involved in the auction?
- A. Participate in the auction. I don't
- remember that we discussed other people.
- Q. Do you understand that it is your job 10
- as trustee to get the best price at the auction? 11
- MR. MEISTER: Objection. Asked and 12
- 13 answered several times now.
- MR. DELLAPORTAS: Object to form. 14
- 15 BY THE WITNESS:
- A. Yes, you did ask me. 16
- MR. ZILBERFEIN: Objection. 17
- BY MR. GRIVER: 18
- Q. One way to get the best price possible
- is to get as many people bidding as possible. 20
- MR. MEISTER: Objection. That's not a 21
- 22 question.
- MR. DELLAPORTAS: Objection. That's 23
- not a question. 24
- BY THE WITNESS: 25

Page 202

- GENGER
- 3 A. Again, I am getting tired. What are

2 O. With regard to the auction?

- you saying?
- 5 Q. Did you and Mr. Meister discuss what
- your responsibilities were as trustee with regard
- to the auction?
- 8 A. With regard to the auction? I think,
- basically, what was discussed is if I -- if the
- trust in any way can be a participant in the 10
- auction.
- 12 Q. And what did Mr. Meister say?
- 13 A. And, obviously, we didn't have the
- resources to participate.
- 15 Q. What about other people participating
- in the auction?
- 17 A. I don't know about other people.
- 18 Q. Who had the resources? You never asked
- Mr. Meister? 19
- 20 MR. MEISTER: Can I have the question
- read back, please. 21
- BY THE WITNESS: 22
- 23 A. I never --
- MR. GRIVER: Wait, Dalia. 24
- 25 (WHEREUPON, the record was read by

GENGER 1

- 2 A. Do you want to teach me?
- MR. MEISTER: No, no. Wait until 3
- there's a question, Dalia.
 - BY MR. GRIVER:
- Q. One way to get the best price is to get
- 7 as many people bidding as possible?
- 8 MR. DELLAPORTAS: Object to form.
- MR. ZILBERFEIN: Objection. 9
- BY MR. GRIVER: 10
- 11 Q. Correct?
- MR. MEISTER: Join the objection. 12
- BY MR. GRIVER: 13
- 14 Q. I am waiting.
- 15 A. Yeah, I guess it is correct. Yeah.
- Q. Why did you then did you not let Arie 16
- know that --17
- 18 A. Yeah, because I particularly did not
- want Arie to be involved as far as Orly's assets 19
- 20 are concerned in any way.
- 21 Q. Okay.
- 22 MR. MEISTER: Can we go off the record
- for a second? 23
- 24 MR. GRIVER: No. Well, I'm almost
- 25 done.

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BY MR. GRIVER: 2

- 3 Q. If Sagi was going to pay \$2 million for
- Orly's assets, and Arie was going to pay \$3
- 5 million for Orly's assets, at the end of the
- 6 day --
- A. At the same time, Arie is doing other
- things, like paying your bills instead of Orly.
- You understand? That's my -- that's where I am 9
- going, because you are not objective. You are 10
- being paid not by Orly, but by somebody else, 11
- like my husband. It is financing this
- deposition. And that's why I didn't want Arie to 13
- be involved in this auction. 14
- 15 Q. Because his money is tainted?
- 16 A. No. Because his interest Orly's
- interest is not the same as Aric's interest. 17
- That's why. Airy's interest is to have control 18
- over Orly's assets, I believe. 19
- 20 Q. And if Arie had paid \$5 million --
- 21 A. He wouldn't. He didn't have any money
- because we just split our marital assets, and he
- got five and I got five. So how could he pay? 23
- Q. Did you check to see if he could, or 24
- did you let --

GENGER

- Q. And you are not sure that he -- and you
- thought that Arie couldn't find some friends of
- his who might participate in the auction?
- A. I don't know if he has friends.
- Q. But if Arie participated and didn't
- have as much money as Sagi, that's fine. But
- isn't it a possibility that he would have been
- able to get more money?
- 10 A. There's always possibilities of
- anything to happen. The earthquake, the building
- 12 going on fire, I don't know.
- Q. So as trustee, why didn't you explore 13
- that possibility?
- A. I told you already. Because I knew how 15
- 16 much Arie has. And, personally, I know my
- 17 husband. I was married 33 years. And I know
- what's happening between Arie, unfortunately, and 18
- 19 Orly.
- 20 Q. And why didn't you tell Orly?
- 21 A. What? Because Orly at this time was
- 22 brainwashed already, so I couldn't talk to her,
- candidly, even though I did try. 23
- 24 Q. And if Orly had known, then Arie would
- have known, correct?

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- **GENGER**
- 2 A. I didn't check because I know.
- 3 Q. You didn't check because --
- 4 A. Unless he hid some money that I don't
- know about because then I have to get part of it.
- I don't know.
- 7 Q. You didn't check because -- you didn't
- check because you didn't want Arie to
- participate?
- 10 A. No, that not true.
- MR. ZILBERFEIN: Are you testifying? 11
- **BY THE WITNESS:** 12
- 13 A. I'm just saying --
- MR. ZILBERFEIN: Objection. The 14
- attorney is testifying. 15
- BY THE WITNESS: 16
- A. -- that I didn't check because I knew 17
- 18 what his financial condition is at that time.
- because we were supposed to have the same amount 19
- of assets or money or whatever you call it, okay. 20
- 21 BY MR. GRIVER:
- 22 Q. And you don't think --
- 23 A. And if he had some extra money, then it
- was marital money that I was supposed to get part
- 25 of it.

- GENGER. 1
- 2 A. This did not occur to me at all.
- 3 Q. It didn't occur to you that if you told
- Orly about the sale that she would tell her
- father? That didn't occur to you at all?
- 6 MR. MEISTER: Objection. Asked and
- answered. The immediately preceding answer. 7
- THE WITNESS: I have to have some candy 8
- here. My mouth is very dry. 9
- MR. GRIVER: Can you read back my 10
- 11 question, please.
- 12 (WHEREUPON, the record was read by
- the reporter as requested.) 13
- BY THE WITNESS: 14
- A. I didn't think about it at the time. 15
- But I am telling you frankly, I didn't want Arie 16
- to be involved in this auction. 17
- BY MR. GRIVER: 18
- 19 Q. And did it --
- 20 A. Because I know my husband. I'm sorry.
- 21 Q. Did it occur to Mr. Meister that if you
- told Orly, that Orly would tell Sagi?
- 23 A. I don't know if it occurred to him.
- You should ask him. I don't know. 24
- 25 Q. Did Mr. Meister instruct you that it is

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2 your job as trustee to get the best price for the

trust assets?

MR. ZILBERFEIN: Objection. Asked and

answered. 5

1

BY THE WITNESS: 6

7 A. Yeah.

MR. MEISTER: Join in the objection.

9 BY THE WITNESS:

10 A. Yeah, I said, I do not remember talking

11 about it.

12 MR. GRIVER: Let me show you what I

have marked as Exhibit 15. For the record, 13

Exhibit 15 is the meeting of partners of D&K LP

January 31, 2009 and agreement. 15

(Dalia Exhibit 15, 1/31/2009) 16

17 meeting and agreement, marked.)

BY MR. GRIVER: 18

19 Q. That is you signing on behalf of the

Orly Genger trust?

21 A. Right.

22 Q. So do you recall this agreement?

23 A. Yeah.

24 Q. Could you tell me, please, first of

all, who drafted it, do you know?

1 GENGER

everyone.

3 Q. 30 days, okay.

4 A. Yeah.

5 Q. And you needed those 30 days to do

what, exactly?

7 A. First of all, to have a conversation

with my attorney.

9 O. Uh-huh.

10 A. And, also, my intent was to talk to

Sagi and ask him to try -- ask him not to sue his

sister, the trust, Orly's trust. And so it did

happen that until today, Sagi never sued Orly's 13

14 trust.

Why are you laughing, it is not true? 15

16 Q. So in those 30 days --

17 A. Yeah.

18 Q. -- you spoke to Sagi?

19 A. Yeah.

20 Q. And you told him --

21 A. I spoke many times to Sagi, that he

22 wanted to act in a way that he felt like acting

because he was getting sued right and left, and 23

he was very angry. And I tried to calm him down 24

and tried to talk to him not to sue his sister.

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1 GENGER

2 Q. Well, what this says, this 8 doesn't

say that TPR Investment Associates, Inc., has

agreed to not sue Orly Genger. It doesn't say

that. 5

6 A. It doesn't say, but for me, my

intention was to start pursuing Sagi not to sue

Orly Genger trust. And I was successful in doing

that.

10 Q. You were afraid that Sagi would sue

11 Orly's trust for what exactly?

12 A. There's always something to sue. He

can foreclose on the --

14 O. On the note?

15 A. Yeah.

16 Q. Okay. So he didn't sue, but he did

foreclose on the note?

18 A. He foreclosed on the D&K LP.

19 Q. He foreclosed on the note, and got --

20 A. D&K LP, but not directly Orly trust.

21 Q. What other -- TPR also agreed to

refrain from enforcing the note for 30 days,

correct? 23

24 A. Yeah.

25 Q. Okay.

GENGER 1

2 A. A lawyer. I don't know which one. I

didn't draft it.

Q. Was it your lawyer or Sagi's lawyer?

MR. MEISTER: Objection. Compound. 5

MR. DELLAPORTAS: Object to form. 6

BY THE WITNESS: 7

A. I really don't know which lawyer was

it. 9

MR. ZILBERFEIN: Objection. 10

11 BY THE WITNESS:

12 A. My duty was to read it and sign. BY MR. GRIVER: 13

14 Q. Did you read it before you signed it?

15 A. Yeah.

16 Q. And do you understand what it does?

17 A. Yeah.

18 Q. What does it do?

19 A. As far as I am concerned, I got what I

wanted.

21 Q. Which is?

22 A. Which is number 8.

23 O. Number 8?

24 A. Refrain from enforcing the note against

each limited partner for 30 days. To calm down

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2 A. That's the 30 days we are talking

4 Q. Did you speak to Sagi about not

enforcing the note?

6 A. I spoke to Sagi about not suing Orly's

8 O. But it was okay that he sell the note?

9 A. You mean the auction?

10 Q. Yes. You okay with the auction?

11 A. I wasn't okay with it, but I had

nothing that I could do to prevent him.

13 Q. You didn't tell him don't do it because

it will destroy the estate planning?

15 A. No, I did not tell him.

16 Q. In sum or in substance you never told

him?

18 A. What?

19 Q. In sum or in substance you never told

20 him that?

MR. ZILBERFEIN: Objection. 21

MR. MEISTER: Objection to form. 22

BY MR. GRIVER: 23

24 O. Correct?

25 A. We said that -- I said that I did talk

GENGER

2 do.

3 O. Did he -- well --

4 A. He didn't ask my permission.

5 Q. Did you ask him not to do the auction?

6 A. You asked me this already, and I

answered.

8 O. You did not?

9 A. I did answer.

10 Q. You did ask him?

11 A. I did answer this question.

12 Q. I understand. Just so we are clear

because then I am going to go ask additional

questions on it. 14

You did not ask him to not do the 15

auction? 16

MR. MEISTER: Objection. Compound and 17

18

19 MR. DELLAPORTAS: Asked and answered.

MR. ZILBERFEIN: Objection. Asked and 20

21 answered.

22 MR. DELLAPORTAS: She said it is not

23 her place to tell him what to do.

MR. ZILBERFEIN: She is also --24

25 MR. DELLAPORTAS: We are all in the

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GENGER 1

with my lawyer, what are the options, and --

3 Q. I am not talking about your lawyer. I

am talking about Sagi.

MR. MEISTER: Please let her finish the 5

answer. 6

BY MR. GRIVER:

Q. I am talking about your conversation

9 with Sagi. What did you -- what in your

conversation -- please tell me all about your 10

conversation.

12 A. Yes. The conversation is that Sagi

should restrain himself from suing Orly's trust, 13

even though he was very angry at his sister, the

way she treated him by, you know, being sued

right and left. And, you know, I understand it. 16

You can be very angry when somebody does it to 17

you. So I just wanted him not to sue the trust.

19 Q. So as trustee you got him to not sue

the trust?

21 A. Right.

22 Q. But you permitted him to proceed with

the auction?

24 A. I didn't permit him. I didn't permit

him. He did what he thought he can - he should

GENGER 1

2

5

room. We all heard it.

3 MR. ZILBERFEIN: She --

THE WITNESS: I am speaking --4

MR. MEISTER: Don't argue with him.

Wait for a question. 6

MR. LEINBACH: You are entitled to 7

8 objections, pursuant to the judge's --

MR. ZILBERFEIN: Yeah, but he can't be 9

asking the same question ten times. 10

THE WITNESS: We have a limited time 11

12 that I can sit here. I'm getting tired.

MR. ZILBERFEIN: You are getting the 13

same question over and over again. 14

15 THE WITNESS: I am getting tired.

MR. MEISTER: Please don't argue with 16

17 him.

THE WITNESS: You ask me so many 18

questions. I can't -- it's going to be the same 19

20 answer.

BY MR. MEISTER: 21

22 Q. Dalia, please just --

23 MR. S. GENGER: It's Ms. Genger.

24 BY MR. GRIVER:

25 Q. Ms. Genger, please just listen to my

1

6

8

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GENGER 1

5

2 question and answer.

MR. S. GENGER: She's not your friend, 3

Yoav. She's the witness.

BY MR. GRIVER:

Q. Did you ask Sagi in that conversation 6

7 to not proceed with the auction, yes or no?

8 MR. DELLAPORTAS: Objection.

MR. ZILBERFEIN: Objection. 9

BY THE WITNESS: 10

11 A. After consulting with my lawyer, I did

not ask him to do that. 12

BY MR. GRIVER: 13

14 O. Because why?

15 A. Because I didn't think that I would be

able to stop him. It was his right to do it. I 16

couldn't ask him to do it, not to do it. 17

Q. Sagi also has a right to sue --

19 A. Right.

1

20 Q. -- the Orly trust?

21 A. Yeah. But my focus was on the TRI

shares that Orly claimed were worth millions and

hundreds of millions of dollars. So in

comparison, giving up TPR shares, it was peanuts.

25 Q. Did you ask Sagi to promise to not do

GENGER

partner for 30 days. Right.

Q. But TPR did not agree to refrain from

enforcing the note against D&K LP directly, or is

5 that included in paragraph 8?

MR. MEISTER: Compound and

7 incomprehensible. So I object.

BY THE WITNESS:

A. Yes, it is hard for me -- Sagi did sue

the D&K LP, but he didn't see Orly's trust. 10

11 BY MR. GRIVER:

12 Q. So far?

13 A. Well, it is many years. I mean, it is

a long time. Seeing at least 30 days.

15 Q. And in exchange you gave him a general

16 release?

A. We both got -- I mean, each party got a

18 release.

19 Q. You got a release, and he got a

release?

21 A. That's true.

22 Q. Certain people didn't get a release?

23 A. Who didn't get a release?

24 MR. MEISTER: Wait for a question.

BY MR. GRIVER: 25

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GENGER

anything with the TI shares after the auction? 2

3 A. Obviously. After - the auction was on

TPR shares, not TRI shares.

5 Q. Did you ask -- since your focus was on

the TI shares, did you talk to Sagi about not

doing anything to the TI shares in that

conversation?

A. Yes, I did, because he could have sued

the trust and then foreclosed on the TRI shares. 10

11 Q. And what did Sagi tell you? Did he

promise not to do that? 12

13 A. After many, many arguments and personal

14 fights that we had, he agreed not to do it. And

he did until today, he never sued Orly's trust. 15

Is this funny? 16

17 Q. In return for TPR agreeing to refrain

from enforcing the note for 30 days --

19 A. I didn't hear the beginning of the

20 question.

21 Q. If you look at the meeting agreement,

TPR agrees to not enforce the note for 30 days, 22

23

24 A. TPR Investment has agreed to refrain

from enforcing the note against each limited

GENGER

2 Q. Arie didn't get a release, correct?

3 A. Arie?

4 Q. Arie didn't get a release?

5 A. It is his problem. I don't know.

6 Q. Okay. William Dowd didn't get a

7 release?

8 MR. MEISTER: Is there a question?

9 BY THE WITNESS:

10 A. This is not -- they are not partners in

11 D&K LP.

12 MR. MEISTER: Wait for the question.

13 Wait for the question.

THE WITNESS: Okay. 14

15 BY MR. GRIVER:

Q. Well, why were these persons identified 16

17 by you in this paragraph?

18 A. It is partnership of the D&K LP. And

there were -- the parties that you mentioned are 19

20 not parties in the D&K LP. That's why they

didn't get the release. They are not included in 21

22 these documents. They are not part of these

23 documents.

Q. But why did you mention them 24

specifically if they weren't included?

	Page 221		Page 223
1	GENGER	1	ACKNOWLEDGMENT
	A. You asked me about Arie, and I didn't	2	ACKNOW ELDOWENT
3	mention these names.	3	STATE OF)
4		4	:ss
5	in the bottom of paragraph 1 as not being	5	COUNTY OF)
6	released?	6	,
7	A. Again, ask me the question.	7	I, DALIA GENGER, hereby certify that I
8	Q. Why are those included as why are	8	have read the transcript of my testimony taken
9	those persons, Arie Genger, William Dowd,	9	under oath in my deposition of December 13,
10	Lawrence Small, and Edward Kilmerman, not	10	2012; that the transcript is a true, complete
11	included in the general release?	11	and correct record of my testimony, and that
	A. They were not included because they	12	the answers on the record as given by me are
13	were not part of the D&K LP. They were not	13	true and correct.
14	partners in D&K LP.	14	
	Q. So why was it necessary to mention them	15	
16	by name?	16	DALLA CONTON
	A. I guess the lawyer found it necessary	17	DALIA GENGER
18	to mention it.	18	
19	MR. ZILBERFEIN: Take a bathroom break,	19	C:110-114-
20 21	please. MR. GRIVER: Let's go off the record.	20	Signed and Subscribed to
21	(WHEREUPON, a recess was had from	21 22	before me, this day of , 2012.
23	4:18 p.m. to 4:28 p.m.)	23	01 , 2012.
24	MR. GRIVER: The parties have agreed to	24	Notary Public, State of New York
25	adjourn Dalia's deposition until February 7,	25	rotary rable, State of New York
	ange and a deposition alim 1 volumely 1,	23	
	Page 222		Page 224
	Page 222	1	Page 224
1	GENGER	1 2	Page 224
2	GENGER 2013.	1 2 3	CERTIFICATE
2	GENGER 2013. MR. MEISTER: Also at 10:30, please.	2	CERTIFICATE STATE OF NEW YORK)
2 3 4	GENGER 2013. MR. MEISTER: Also at 10:30, please. MR. GRIVER: Also at 10:30. That date	2 3	CERTIFICATE STATE OF NEW YORK)) ss.:
2 3 4 5	GENGER 2013. MR. MEISTER: Also at 10:30, please. MR. GRIVER: Also at 10:30. That date is okay with the deponent, the deponent's	2 3 4	CERTIFICATE STATE OF NEW YORK)
2 3 4 5 6	GENGER 2013. MR. MEISTER: Also at 10:30, please. MR. GRIVER: Also at 10:30. That date is okay with the deponent, the deponent's attorney, and all the other attorneys in this	2 3 4 5	CERTIFICATE STATE OF NEW YORK)) ss.: COUNTY OF NEW YORK)
2 3 4 5 6 7	GENGER 2013. MR. MEISTER: Also at 10:30, please. MR. GRIVER: Also at 10:30. That date is okay with the deponent, the deponent's attorney, and all the other attorneys in this case.	2 3 4 5 6	CERTIFICATE STATE OF NEW YORK)) ss.: COUNTY OF NEW YORK) I, ANNETTE M. MONTALVO, Registered Merit
2 3 4 5 6	GENGER 2013. MR. MEISTER: Also at 10:30, please. MR. GRIVER: Also at 10:30. That date is okay with the deponent, the deponent's attorney, and all the other attorneys in this case. (WHEREUPON, at 4:28 p.m., by	2 3 4 5 6 7	CERTIFICATE STATE OF NEW YORK)) ss.: COUNTY OF NEW YORK)
2 3 4 5 6 7 8	GENGER 2013. MR. MEISTER: Also at 10:30, please. MR. GRIVER: Also at 10:30. That date is okay with the deponent, the deponent's attorney, and all the other attorneys in this case. (WHEREUPON, at 4:28 p.m., by agreement of the parties, the	2 3 4 5 6 7 8	CERTIFICATE STATE OF NEW YORK)
2 3 4 5 6 7 8 9	GENGER 2013. MR. MEISTER: Also at 10:30, please. MR. GRIVER: Also at 10:30. That date is okay with the deponent, the deponent's attorney, and all the other attorneys in this case. (WHEREUPON, at 4:28 p.m., by agreement of the parties, the deposition of D. GENGER was	2 3 4 5 6 7 8 9	CERTIFICATE STATE OF NEW YORK)
2 3 4 5 6 7 8 9	GENGER 2013. MR. MEISTER: Also at 10:30, please. MR. GRIVER: Also at 10:30. That date is okay with the deponent, the deponent's attorney, and all the other attorneys in this case. (WHEREUPON, at 4:28 p.m., by agreement of the parties, the	2 3 4 5 6 7 8 9	CERTIFICATE STATE OF NEW YORK)
2 3 4 5 6 7 8 9	GENGER 2013. MR. MEISTER: Also at 10:30, please. MR. GRIVER: Also at 10:30. That date is okay with the deponent, the deponent's attorney, and all the other attorneys in this case. (WHEREUPON, at 4:28 p.m., by agreement of the parties, the deposition of D. GENGER was adjourned until Thursday, February	2 3 4 5 6 7 8 9 10	CERTIFICATE STATE OF NEW YORK)
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December 13, 2012

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179:23;182:21;183:4;	167:6,23;176:18; 179:23;182:21;183:4;				

20 Q. Ms. Genger, I would ask that you 21 verbalize your answers, don't go uh-huh 22 A. I am sorry. Yes. Because I saw that 1 D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13 23 you did that in my deposition, so I thought it is 24 allowed. But I will remember that. 3 REALTIME ROUGH DRAFT AND UNCERTIFIED TRANSCRIPT 25 Q. Okay. So let me ask you again --The realtime/rough ASCII draft is 5 unedited and uncertified and may contain 6 untranslated stenographic symbols, an occasional 7 Reporter's note, a misspelled proper name and/or 1 D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13 8 nonsensical word combinations. A. Yes. (WHEREUPON, the witness was duly 3 Q. Just let me ask you again for the 10 4 record, you understand --11 affirmed.) A Yes, I do understand 12 (Resumed) MR. MEISTER: Wait until he finishes 13 14 Examination resumed 7 his questions before you give the answer

13 well as the transcript of your prior day of 14 deposition on December 13, at 2012. Did you 15 review your transcript before today? 16 A. The transcript, you mean whatever that 17 I was deposed on? 18 Q Yes. A. I went through it. Yes, Q. You read it? 21 A. Briefly. But not like thoroughly, 22 because I notice that there are some mistakes 23 that has -- not substantial maybe, but like 24 somebody said something, it wasn't the person 25 that said it, but I don't know exactly what it is

1

- D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 over here.

15

16 BY MR. GRIVER:

17 Q. Mrs. Genger, you understand you have 18 just been resworn in this deposition?

12 the original 15 exhibits to your deposition as

- 3 Q. Do you have any answers that you would
- 4 like to amend based on your review of the

19 A. Uh-huh.

2

- 6 A. I have to read it more thoroughly, you
- 7 know, in order to answer that:

8 Otherwise the court reporter --

10 BY MR. GRIVER:

THE WITNESS: Okay, Bob.

11 Q. I place before you a copy of your --

- Q. But as we sit here today, you did not
- 9 in your review identify any questions that you
- II A. I cannot answer it because I didn't
- 12 read it thoroughly.
- 13 Q. But in whatever review you did, you did
- 14 not identify any questions that you need to
- 15 reanswer?
- Q. And have you reviewed the exhibits 1
- 18 through 15, before today?
- 19 A. No. I didn't. These are the exhibits?
- Q. Yes.
- A. No, I didn't. I mean, maybe some of
- 23 Q. Did you meet with Mr. Meister or any
- 24 other counsel to prepare for today's deposition?
- 25 A. Yes. Yes, I did.

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 Q. Who did you meet with?
- A. With Bob and his assistant
- 4 Q. That's Marissa Warren?
- 5 THE WITNESS: What?
- 6 A. Yes.
- 7 Q. And when did you meet with them?
- 8 A. It was yesterday. No. The day before.
- 9 Q. And for how long did you meet?
- 10 A. I think it was like two hours, or so.
- 11 O. Did Mr. Meister or his assistant
- 12 provide you with any documents?
- 13 A. They provided me with documents that I
- 14 should have had before, I think.
- 15 Q. And which documents were those?
- 16 A. I don't remember
- 17 Q. But these are documents that you did
- 18 not think you had before?

- 12 BY MR. GRIVER:
- 13 Q. Ms. Genger, if you can please look at
- 14 Dalía Exhibit 6. Did Sagi Genger prepare --
- 15 A. Let me just get through it and see what
- 16 it is.
- 17 Q. Okay.
- 18 A. It is to Leah from me --
- 19 MR. MEISTER: Don't.
- 20 THE WITNESS: I am just saying it
- 21 aloud
- 22 MR. MEISTER: What you say aloud, the
- 23 court reporter has to write it down.
- 24 THE WITNESS: I'm sorry. It is so much
- 25 work. I'm sorry.
- 6
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 BY THE WITNESS:
- 3 A Okay.
- 4 BY MR. GRIVER:

- 19 A. I might have had, I don't remember,
- 20 MR. GRIVER: Robert, to the extent that
- 21 you provided Ms. Genger with new documents, I
- 22 would ask that they be produced.
- 23 MR. MEISTER: I don't know what you
- 24 mean by new documents
- 25 MR. GRIVER She says there are
 - 5
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 documents she has seen before to the extent any
- 3 other documents you showed her have not been
- 4 produced in in action.
- 5 MR. MEISTER: Okay.
- 6 MR. GRIVER: I ask they be produced.
- 7 MR. MEISTER: For the record, I don't
- 8 think I showed her any documents that haven't
- 9 been produced to you.
- 10 THE WITNESS: No. The point is that --
- 11 okay.

- 5 Q. Ms. Genger, did Sagi Genger draft this
- 6 document that's been marked Exhibit 6?
- A. Not to my knowledge.
- 8 Q. Did you draft it?
- A. No.
- 10 MR. MEISTER: Objection. Asked and
- 11 answered.
- 12 BY THE WITNESS:
- 13 A. I did not draft it.
- 14 BY MR. GRIVER:
- 15 Q. Do you recall as we sit here today who
- 16 did
- 17 MR, MEISTER: Objection. Asked and
- 18 answered
- 19 A. No. As I said, the lawyer drafted it.
- 20 I don't know how to draft my legal matters.
- 21 Q. Was that lawyer David Parnes?
- 22 A. I don't know.
- 23 Q. You don't remember which lawyer?
- 24 A No.
- 25 Q You don't even remember if it was your

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- D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 lawyer?
- 3 A. I know it is a lawyer. Because I
- 4 didn't do it.
- 5 Q. All right. Look at Exhibit 8, please.
- 6 A. Exhibit 8.
- 7 Q. Wait a second. One question.
- 8 You say that you know a lawyer did it
- 9 hecause?
- 10 A. Because it is not my --
- 11 Q. You didn't do it?
- 12 A. It is not my style of writing.
- 13 Q. How do you know that Sagi didn't
- 14 prepare this?
- 15 A. How did I know that Sagi didn't prepare
- 16 it?
- 17 O. Yes.
- 18 A. Because he is not a lawyer.
- 19 Q. You think that only lawyers can prepare

- 13 page 207 of your transcript, from the first day
- 14 of your deposition.
- 15 A. Yeah. What do you want?
- 16 Q. On page -- on page 207, at line 22, you
- 17 call Orly brainwashed already. Do you see that?
- 18 A. Right.
- 19 Q. What did you mean by that?
- 20 A. That she was talked about, certain
- 21 subject, over and over, and she was convinced
- 22 that whoever talked to her is telling her the
- 23 truth, and she should believe in it.
- 24 Q. And the person who was talking to her
- 25 is Ane Genger?

9

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. Only this time -- brainwashed I
- 3 couldn't talk to her, candidly, even though I did
- 4 try (/STP-FPLT quoting from exhibit).
- I didn't mention Arie's name here in

- 20 a document like this?
- 21 A. Yes.
- 22 Q. Is that the only reason you don't
- 23 believe Sagi prepared the document marked as
- 24 Exhibit 6?
- 25 A. Yes.

8

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 Q. Look at Exhibit 8?
- 3 A. Yeah.
- 4 Q. Did Sagi Genger prepare this document?
- 5 A. I have no idea.
- 6 Q. Did Sagi Genger give you this document
- 7 for you to sign?
- 8 A. I don't remember.
- 9 Q. Look at Exhibit 6 again. Did Sagi
- 10 Genger give you Exhibit 6 for you to sign?
- 1) A. I don't remember.
- 12 Q. Ms. Genger, if you could look please at

- 6 this answer.
- 7 Q. But when you say that Orly was
- 8 brainwashed, brainwashed by whom?
- 9 A. By whoever talked to her.
- 10 Q. And who do you think that is?
- 11 A. Somebody that had interest in her
- 12 thinking whatever she was thinking
- 13 Q. And who would that be?
- 14 A. Could be anyone. I mean, anyone that
- 15 has interest in whatever she answered.
- 16 Q. Okay. And when you said that she was
- 17 brainwashed you did not mean she was brainwashed
- 18 by Arie, is that what your testimony is now?
- 19 A. No. I didn't say that.
- 20 Q. Okay. So who did you --
- 21 A. I said that it might be any person that
- 22 had interest for her to think a certain way or
- 23 believe in something that she believes in.
- 24 Q. So on that basis you could have been
- 25 brainwashed, for example, by Sagi Genger?

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. Might be.
- 3 Q. And is there any reason why you don't
- 4 want to identify Arie as a person who you
- 5 believed --
- 6 A. I didn't say I don't want to.
- 7 Q. Is that who you believed brainwashed
- 8 Orly?
- 9 A. That's the end of the question?
- 10 Q. Yes. I would like you to answer.
- 11 A. I don't know if it was Arie, or it
- 12 might have been her lawyer, one of her lawyers,
- 13 for example. I mean, there are certain people
- 14 that want her to believe in certain things. And
- 15 that's why I cannot say if it was Sagi or Ane,
- 16 or one of her lawyers.
- 17 Q. Okay. And what certain things did they
- 18 want her to believe?
- 19 A. I didn't read the whole thing, so I

- 13 sale, did you?
- 14 A. That's true. That's what I said.
- 15 Q. And why did you not tell Arie about the
- 16 UCC sale?
- 17 A. Because I had no interest to tell him.
- 18 Q. Why?
- 19 A. Because it is not my role to tell him
- 20 and inform him about the UCC sale.
- 21 O. Why isn't it your role to tell him
- 22 about the UCC sale?
- 23 A. I have many things that are not my
- 24 role. I mean, should I inform him about other
- 25 things that happened? No.
 - 12
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 Q. Did you know at the time that Arie
- 3 Genger had an interest in obtaining the TPR
- 4 shares?
- 5 A. No.

- 20 don't know what we are talking about.
- 21 Q. Well, in this line of questioning, I
- 22 will represent to you, this is when you made the
- 23 decision not to let Arie Genger know about the
- 24 sale, about the UCC sale of the TPR shares, and
- 25 you decided not to let Orly know about the UCC
 - 11
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 sale of the TPR shares?
- 3 A. I want to read this.
- MR. MEISTER: Wait wait
- 5 THE WITNESS: I am not going to -
- 6 MR. MEISTER: Wait, Dalia. Let me put
- 7 my objection.
- 8 I object that that mischaracterizes the
- 9 testimony. I don't think this testimony that she
- 10 made a decision not to tell Orly -
- 11 BY MR. GRIVER:
- 12 Q. You did not tell Orly about the UCC

- 6 O. You didn't think that at is all is -
- 7 A. How should I know? He never
- 8 communicated with me.
- 9 Q. You didn't suspect that all he might be
- 10 interested in obtaining shares of his family
- 11 company?
- 12 MR. MEISTER Put it on the record.
- 13 Mrs. Genger, please wait until
- 14 Mr. Griver finishes --
- 15 A You are right You are right
- ló Í am sorry.
- 17 Q. Can you read my question back please
- 18 A. That was the question? Yes. (Read
- 19 back).
- 20 A. No
- 21 BY MR. GRIVER:
- 22 Q. That thought never crossed your mind?
- 23 A. No.
- 24 Q. What about Orly strike that.
- 25 Did you tell Orly about the UCC sale

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 before it happened?
- 3 A. We went over it. No, I didn't tell
- 4 her
- O. Okav. Why didn't you tell Orly?
- 6 MR. MEISTER: Objection. Asked and
- 7 answered
- 8 A. Because you asked me that.
- 9 Q. Yes.
- 10 A And I did answer, and I will give you
- 11 the same answer
- 12 Q. By all means.
- 13 A. The answer is that there was no way
- 14 that the trust could fight any had no means to
- 15 buy or compete in the auction, that's one. Of
- 16 the reasons that I didn't tell her.
- 17 And, secondly, I don't think it is one
- 18 of my roles to tell her about the auction. The
- 19 thing is that TPR went through legal procedures
- 20 in order to go through the auction. They did

- 14 A. No. Because if it would have been
- 15 important enough for her, she would pick up the
- 16 phone and tell me.
- 17 Q. Okay. And how would Orly know about
- 18 the auction in order to tell you?
- 19 A. She there was a procedure. She
- 20 should have been aware of the procedure. Legal
- 21 procedure
- 22 Q. And what is the legal procedure?
- 23 A. To advertise it in -- and that was in
- 24 New York post
- 25 Q. Right. And there was no requirement
 - 15
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 you believe to -- for the -- for TPR to apprise
- 3 you as the trustee of the upcoming sale?
- 4 A. Again, who do you -- repeat the
- 5 question.
- 6 Q. You don't believe that there was a

- 21 follow the procedure, and unfortunately, the
- 22 results were what they were. Whatever they were.
- 23 Q. I am asking you Ms. Genger --
- 24 A. Yes.
- 25 Q. -- it never crossed your mind that this

14

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 might be something that Orly would be interested
- 3 in, that --
- 4 A. She never conveyed to me any desires or
- 5 things that she wants or doesn't want. She
- 6 didn't communicate with me. I mean, I am her
- 7 mother and she knows I am her trustee, too. She
- 8 could have picked up the phone and tell me,
- 9 mommy, or my trustee, I am not interested in -- I
- 10 want to participate in this auction. She didn't
- 11 do that.
- 12 Q. Okay. And you never thought to apprise
- 13 her? You never thought to tell her about it?

- 7 requirement for TPR to apprise you as trustee of
- 8 the sale?
- 9 MR. MEISTER: Objection. Calls for
- 10 legal conclusion
- II A. TPR?
- 12 Q. Yes.
- 13 A. Requires me? Why should TPR require me
- 14 to do anything? What my role is in TPR? I am
- 15 the trustee of Orly trust.
- 16 Q. Do you believe that TPR had a
- 17 responsibility to tell you --
- 18 A. I have no idea what TPR's
- 19 responsibilities are
- 20 MR. MEISTER: Dalia, let him finish the
- 21 question.
- 22 BY THE WITNESS:
- 23 A. I have no idea what the
- 24 responsibilities are.
- 25 Q. Did it ever occur to you that perhaps

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 Only might be able to find financing in order to
- 3 show up at the UCC sale?
- A. No, it never occurred to me.
- 5 Q. Did you ever seek financing for the
- 6 trust?
- 7 A. I said that I did entertain, I did --
- 8 no. Actually. No. That was another question
- 9 that you asked me. Ask me again. I am sorry.
- 10 Q. Did you seek any financing in order to
- 11 be able to appear at the UCC sale and maintain
- 12 control of the TPR shares?
- 13 A. No.
- 14 Q. Did you talk to any bank?
- 15 MR. MEISTER: About that?
- 16 THE WITNESS: Yeah.
- 17 Q. Did you talk to any bank about the fact
- 18 that there was an UCC sale and you would like to
- 19 show up to bid?
- 20 A. No, I did not talk to any bank

- 14 BY THE WITNESS:
- 15 A I didn't think --
- 16 Q. Yes or no.
- 17 A. it is my role.
- 18 Q. So you decided it wasn't your role so
- 19 you weren't going to tell Arie, correct?
- 20 A I decided that I don't have to notify
- 21 anyone about the auction, okay.
- 22 Q Did --
- 23 A. Including Arie.
- 24 Q. Did you talk to a lawyer in your
- 25 capacity as trustee of the Orly Genger trust
 - 18
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 about stopping the sale?
- 3 MR. MEISTER: Objection. This was all
- 4 gone over at the prior deposition.
- 5 Wait a minute, wait a minute, wait a
- 6 minute.

- 21 Q. Any financing source of any kind?
- 22 A. No. No. No.
- 23 Q. Any friends?
- 24 A. No. I didn't.
- 25 Q. Okay. So you just looked at how much
 - 17
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 money the Orly Genger trust had on the account?
- A. Yes.
- 4 Q. And said well that's less than 4
- 5 million dollars so I am done; is that correct?
- A. More or less. Yes.
- 7 Q. And you said I am not going to tell
- 8 Arie, correct?
- 9 MR. MEISTER: Objection.
- 10 A. No, I didn't say that.
- I Q. You decided you were not going to tell
- 12 Arie; isn't that correct?
- 13 MR. MEISTER: Objection.

- THE WITNESS: I am not going to sit
- 8 here the whole day. I can't.
- 9 MR. MEISTER: Dalia, please.
- 10 A. I am not 20 years old. I can't ---
- 11 MR. MEISTER: Please don't interrupt
- 12 me. I object to you asking the same questions.
- 13 If you don't have fresh questions, then
- 14 I will consider the deposition --
- 15 MR. GRIVER: I most certainly do, and I
- 16 have a reason for asking it, and thank you very
- 17 much. From now on no speaking objections. Just
- 18 make your objection and be done.
- 19 THE WITNESS: Okay.
- 20 BY MR. GRIVER:
- Q. As for you, Ms. Genger, did you talk to
- 22 a lawyer about trying to stop the sale, yes or
- 23 no?
- 24 MR. MEISTER: Objection. Asked and
- 25 answered.

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. What was the question again?
- Q. Did you talk to a lawyer about trying
- 4 to stop the UCC sale?
- 5 A. I don't remember.
- 6 Q. You are not -- are you relying on
- 7 advice of counsel to protect your actions as
- 8 trustee in not trying to stop the UCC sale?
- 9 MR. MEISTER: Objection. Calls for
- 10 legal conclusion. Let move on you have covered
- 11 this. Dalia, wait a minute.
- 12 You have covered all of this at the
- 13 beginning of the first session of the deposition.
- 14 We are not going to have this first session of
- 15 the deposition repeated.
- 16 THE WITNESS: Again?
- 17 MR. MEISTER: So if you would like to
- 18 move on to fresh material --
- 19 MR. GRIVER: Bob, it is not being
- 20 repeated. What I am doing is laying a foundation
- 21 in order to find out if she's relying on advice

- 22 of counsel. If she is, then I will get that
- 23 advic
- 24 MR. MEISTER: You can put it --
- 25 MR. GRIVER: I will get that advice
 - 20
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 from her right now.
- 3 MR. MEISTER: You had questions on
- 4 this. She told you her answers.
- 5 MR. GRIVER: And we had subsequent --
- 6 MR. MEISTER:
- 7 MR. GRIVER: Subsequent communications
- 8 where you said, you know, make your case, and
- 9 bring it to the Court. So I am going --
- 10 MR. MEISTER: 1 don't understand what
- 11 you are talking about.
- 12 Do you want me to find the section
- 13 where you asked this?
- 14 MR. GRIVER: I am not talking to you.

- 15 MR. MEISTER: No, no, 1 am sorry.
- 16 Mr Griver
- 17 MR. GRIVER: Find me the question where
- 18 I asked her this question, and you can do that,
- 19 she is going to ask it in the meantime.
- 20 MR. MEISTER: No, she is not. Wait a
- 21 minute
- 22 BY MR. GRIVER:
- 23 Q. Did -- strike that.
- 24 Ms. Genger, are you relying on advice?
- 25 A. I am going to get up and walk away. I
 - 21
- 1 D GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 can't take this. I can't take this.
- 3 Q. Mrs. Genger, simple question. Are you
- 4 relying on advice of counsel?
- 5 A. Usually I do.
- 6 Q. To shield your actions in not
- 7 attempting to stop the UCC sale?

- 8 A. Usually when I decide something, in
- 9 general, I take the advice and I consult with my
- 10 lawyer, okay.
- II Q. I am not talking about generally. I am
- 12 talking specifically with regard to your decision
- 13 not to attempt to stop the UCC sale?
- 14 A. So specifically I told you then that I
- 15 don't remember.
- 16 Q. Okay. So in that event you are not
- 17 relying on advice of counsel?
- 18 A. I didn't say that.
- 19 MR. MEISTER: Objection
- 20 A. I said I don't remember I might have
- 21 Q. Okay. But as we sit here today you
- 22 don't remember what that advice was, as we sit
- 23 here today you don't remember if you were given
- 24 advice?
- 25 A. No.

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- 1 D GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 Q. Or you don't remember what that advice
- 3 was?
- 4 A. I didn't say that. I said I don't
- 5 remember if I asked for advice. I didn't say
- 6 that I didn't get any advice, or which advice did
- 7 I get
- O. Read back her last question. (Read
- 9 back)?
- 10 THE WITNESS: Thank you.
- 11 BY MR GRIVER
- 12 Q. Read that again, please.
- 13 (WHEREUPON, the record was read by
- 14 the reporter as requested.)
- 15 BY MR. GRIVER:
- 16 Q. Did you get advice regarding the UCC
- 17 sale?
- 18 MR. MEISTER: Objection. Asked and
- 19 answered.
- 20 BY THE WITNESS
- 21 A. You just asked me. I mean, really, are

- 15 attention to where you stated something that
- 16 makes it unclear whether or not you actually got
- 17 advice.
- 18 (Read back?
- MR. MEISTER: For the record, the first
- 20 session of the deposition, at page 191, after
- 21 Mr. Genger asked whether she consulted with a
- 22 lawyer (Mr. Griver, thank you, he asked the
- 23 question at line 2, what was his advice. And
- 24 then after dialogue, there was an answer at line
- 25 16, quote: Okay. We weighed the options we had
 - 24
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 and we concluded there's nothing I can do to stop
- 3 Sagi, you know, doing whatever he did, with the
- 4 auction
- 5 And it goes on. This topic was covered
- 6 in extenso.
- 7 BY MR. GRIVER:

- 22 we going to -- I mean, this costs me money, you
- 23 know. This costs me money, if you are going to
- 24 ask me ten times the same question, I am giving
- 25 you ten times the same answer, I am not going to
 - 23
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 pay my lawyer, and I am going to go to court. I
- 3 mean this is you are harassing me.
- 4 Q. Mrs. Genger, calm down. If you
- 5 would --
- A. I would like to calm down.
- 7 Q. If you would provide yes or no answers,
- 8 it will be helpful. If you quit changing your
- 9 answer, it will be helpful.
- 10 A. I am not changing. If you read my
- 11 answers, you would see that I am very consistent
- 12 with my answers.
- 13 Q. Read her last answer.
- 14 And Mrs. Genger I would like you to pay

- 8 Q. What options did you weigh? If you are
- 9 going with that testimony, that you actually did
- 10 seek a lawyer's advice. Then I will ask you what
- 11 options did you weigh?
- 12 A. I don't remember. I don't remember.
- 13 Q. Okay. What actions did you take as a
- 14 result of that advice?
- 15 A. Of what?
- 16 Q. Did you speak to anyone about trying to
- 17 stop the sale after you spoke to your attorney?
- 18 A. Can you repeat the question.
- 19 (WHEREUPON, the record was read by
- 20 the reporter as requested.)
- 21 BY THE WITNESS:
- 22 A. No.
- 23 BY MR. GRIVER:
- 24 Q Okay. On page 208 of your transcript,
- 25 if you could read, please, pages -

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 MR. MEISTER: Just a second.
- 3 A. We have to get to the right page here.
- 4 Q. Page 208 lines 15 through 20.
- 5 A. Sorry, what line you said?
- 6 MR. MEISTER: 15.
- 7 BY MR. GRIVER:
- 8 Q. Lines 15 through 20.
- 9 A. You have to --
- 10 MR. MEISTER: You have to go back to
- 11 the question, though.
- 12 A. Question. Was, can you from where?
- 13 No, the question is --
- 14 MR, MEISTER: The question is in line
- 15 3.
- 16 THE WITNESS: Question, if you told
- 17 Orly about the sale, she would tell her father,
- 18 that didn't occur to you at all.
- 19 MR. MEISTER: And the answer at line
- 20 15.
- 21
- 22 A. Answer: I didn't think about it at the

- 16 Q. Okay. And how did you believe that
- 17 that dishonesty might affect the auction? What
- 18 was your --
- 19 A. It will affect the results of the
- 20 auction in a way that will not benefit Orly.
- 21 Q. By him buying the TPR shares?
- 22 A. I don't know if he would buy or not.
- 23 How should I know? Hypothetically, I cannot
- 24 answer you. It is a hypothetical question.
- 25 Q. You said you didn't want him to be
 - 27
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 involved. I am asking you if Arie Genger had
- 3 bought the TPR shares -
- 4 A. If if if I don't know. What
- 5 happened.
- 6 Q. One second --
- 7 A. If if if.
- 8 Q. If let's explore all the options.

- 23 time. But I am telling you frankly, I didn't
- 24 want Arie to be involved in this auction
- 25 (Quoting from transcript(...

26

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 Okay
- 3 BY MR. GRIVER:
- 4 Q. And you continue on and say, because I
- 5 know my husband, do you see that?
- A. Yes, I do know my husband.
- 7 Q. What did you mean by that?
- 8 A. My ex-husband.
- 9 MR. MEISTER: Your ex-husband.
- 10 A. His character. It /REU.
- 11 Q. Okay. Why -- what was it about your
- 12 ex-husband Arie Genger that made you not want him
- 13 to be involved in the auction?
- 14 A. He is dishonest person, that's my
- 15 conclusion.

- Either Arie could show up and not buy
- 10 the TPR shares --
- 11 A. I am not answering hypothetical
- 12 questions, okay, because it is hypothetical
- 13 answer. So I don't know. I don't know what
- 14 would happen.
- 15 Q. You considered what might happen if
- 16 Arie Genger bid in deciding not to tell him about
- 17 the UCC sale, so I am asking you?
- 18 MR. MEISTER: Objection. That's not
- 19 her testimony. The testimony that you just asked
- 20 her to read, what, is quote, did you -- I didn't
- 21 think about it at the time. Closed quote. Okay.
- 22 So don't mischaracterize her prior testimony.
- 23 BY MR. GRIVER:
- 24 Q. Ms. Genger, what -- how could Arie's
- 25 presence at the UCC sale harm the Orly Genger

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1 D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13

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- 2 Trust?
- 3 MR. MEISTER: Objection.
- 4 BY MR. GRIVER:
- 5 Q. As trustee, please answer the question.
- 6 A. First of all, I said at the time I
- 7 didn't think about involvement
- 8 Q. Please answer my question. Please just
- 9 answer my question Read back the question
- 10 please
- 11 A. I don't want my ex-husband to be
- 12 involved in finances that I am responsible for
- 13 being a trustee. I don't want him -- I didn't
- 14 want him to be involved in anything financial
- 15 that I will also responsible. Things that has to
- 16 do with Orly because I don't trust him.
- 17 Q. Okay.
- 18 A. Okay
- 19 Q. How would Arie's participation in
- 20 the --
- 21 A. He is a dishonest person. I am cutting
- 22 you short because I told you that already.

- 16 A. That's what happened.
- 17 O. -- as trustee I am asking you --
- 18 A. Okay.
- 19 Q. If Arie Genger had paid more money than
- 20 TPR did for the TPR shares, how would that have
- 21 harmed the Orly Genger Trust?
- 22 A. You really trying my patience.
- 23 Q. I just want an answer to that question,
- 24 please.
- 25 A. I said before, that I would stay away

30

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 from any financial involvement of Arie that has
- 3 to do with Orly financial affairs. That's my
- 4 answer
- 5 Q. Okay.
- 6 A. If he paid more or less or much more,
- 7 it doesn't matter. I just don't trust the guy,
- 8 and I am the trustee and I made this decision,

- 23 Q. Okay. Other than your belief in his
- 24 dishonesty, how is his buying the TPR shares for
- 25 more money --

29

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. No other ways
- 3 Q. for more money than TPR was willing
- 4 to buy the TPR shares, how would that harm the
- 5 trust?
- 6 MR, MEISTER: Objection.
- 7 THE WITNESS: As I said, we discussed
- 8 it before. How would you know that I -- are you
- 9 assuming that Arie would buy the shares in a
- 10 higher price than whoever bought the shares?
- 11 Q. If he had?
- 12 A. If. If he.
- Q. Yes.
- 14 A. If if if. But if I don't know if.
- 15 Q. Ms. Genger --

- 9 okay. Because I happen to know the guy. It is
- 10 not a stranger. It is somebody that I lived with
- 11 like 35 years. So I know with whom I am dealing,
- 12 okay? Is this clear?
- 13 Q. And, again, I am going to ask you.
- 14 A. Again?
- 15 Q. Excuse me. I don't understand. How
- 16 does Arie Genger's honesty, how does that taint
- 17 any moneys that he would pay for shares?
- 18 MR. MEISTER: Objection.
- 19 Q. 1 am just --
- 20 A. Because that's not the end of the
- 21 story, you know. There's things come after
- 22 buying the shares.
- 23 Q. Such as?
- 24 A. Consequences.
- 25 Q. Such as?

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D GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13

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- 2 A. Of something.
- 3 Q. Such as?
- 4 A. I don't know, we are talking if. I
- 5 don't know. If, If he would have paid. If he
- 6 would have paid. Then I would have -- discuss
- 7 with you, but
- 8 Q. If he had paid 8 million dollars for
- 9 the TPR shares, what future consequences would
- 10 have been negative for the trust?
- II MR. MEISTER: Objection.
- 12 Q. Ms. Genger, you are trustee. You swore
- 13 that you would protect the trust. You swore you
- 14 are able to protect the trust I am asking a
- 15 simple question.
- 16 I am asking you what negative
- 17 consequences do you believe would have resulted
- 18 from Arie Genger paying more money for the TPR
- 19 shares than TPR did?
- 20 MR. MEISTER: Objection.
- 21 A. You are very naive, you know. You have
- 22 only just want to spend time, just spending time
- 23 asking questions, around, around the same

- 7 MR. GRIVER: I ask that she answer my
- 18 question, and then she can take a break.
- 19 BY MR. GRIVER:
- 20 Q. Please repeat my question for the
- 21 record, type it out on the record, please
-) Read back) insert text of question in
- 23 read back)?
- 24 MR. MEISTER: Note my objection
- 25
- 33
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. Where are we standing now?
- 3 Q. I am waiting for you to answer the
- 4 question
- 5 A. What? This is the question that you
- 6 asked like 20 minutes ago?
- 7 Q. The one that you have not answered,
- 8 that she repeated for you, for your convenience.
- 9 Yes. Would you like her to repeat it again?

- 24 subject, okay.
- 25 Q. And answer -- please answer my

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 question.
- 3 A. And it is a fact that Arie was not able
- 4 to get his hand on the Orly's shares, okay. It
- 5 is very disappointing to him, and to you, who you
- 6 are being paid by Arie, okay. So that's why I
- 7 think that your reputation is a little bit
- 8 tainted in objectivity, is tainted when you ask
- 9 me this questions, okay.
- 10 Q. Perhaps --
- 11 MR. MEISTER: Can we take a break for a
- 12 minute
- 13 MR. GRIVER: I am brainwashed, too,
- 14 perhaps.
- 15 MR. MEISTER: Can we take a break for a
- 16 minute.

- 10 A Ye
- 11 MR. GRIVER: Madam court reporter
- 12 please.
- 13
- 14 (WHEREUPON, the record was read by
- 15 the reporter as requested)
- 16 MR. MEISTER: Objection.
- 17 THE WITNESS: What negative
- 18 consequences? You asked?
- 19 Q. Yes.
- 20 A. The negative consequences, I cannot
- 21 answer this question because I don't believe that
- 22 your question comes in good faith to protect
- 23 Orly's interest, because as we sit here, as we
- 24 sit here, your mind is also thinking about, I
- 25 mean, Arie's interest. Specifically you are
 - 34
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 asking about Arie's interest over and over and

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- 3 over, okay. So it is obvious that somebody is
- 4 pushing Arie's name here all the time. Okay.
- 5 And that's why I don't feel comfortable
- 6 to answer you questions that are not objectively
- 7 being put forward as -- I have to find the word.
- 8 As pushing Orly's benefit in this kind of auction
- 9 or sale.
- 10 Q. As an attorney for Orly and Orly's
- 11 trust, I believe that if someone had come into
- 12 that auction and paid more money, it would have
- 13 benefited the trust because the trust would have
- 14 had more money?
- 15 A. If somebody would have come.
- 16 MR. MEISTER: Objection
- 17 BY MR GRIVER:
- 18 Q. That's why I am asking. So I would ask
- 19 that you please answer the question.
- 20 A. I am answering.
- 21 Q. As trustee, what negative consequences
- 22 did you believe might result if Arie Genger had
- 23 paid more money for the TPR shares than TPR?

- 17 inflection indicated she was asking a question.
- 18 It was not a declarative statement.
- 19 Okay. Can we take our break please.
- 20 MR. GRIVER: Sure. Let me have it
- 21 Exhibit 16.
- 22
- 23 (Dalia Exhibit /*, marked.)
- 24 (WHEREUPON, a recess was had.)
- 25 11:19, 1124)
- 36
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 BY MR GRIVER
- 3 Q. You are aware that at the time that
- 4 Sagi Genger on behalf of TPR began taking steps
- 5 to foreclose on the note, that Orly was seeking
- 6 to have you removed as trustee?
- 7 A. Right.
- 8 Q. And you know that before you were
- 9 appointed at trustee, Orly had been in conflict

- 24 MR. MEISTER; Excuse me. Objection.
- 25 A. Arie would have come, if he wanted to.

35

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 Q. He --
- 3 A. He could have come if he wanted to. If
- 4 he was so eager, he should have read the
- 5 newspapers every day and come. But he didn't do
- 6 it. So he didn't come. So my role is to go and
- 7 call him and tell him?
- 8 Q. Your role is not to call him --
- 9 A. I could have called also another
- 10 millionaire or billionaire and asked him to come
- II and participate, but I didn't do it, because I am
- 12 not going to sit here every day and make phone
- 13 calls to all the milhonaires in the country.
- 14 MR. MEISTER: Let the record reflect in
- part of your answer where she said, so my role is
 to call him and tell him to come here, she was --

- 10 with Leah Fang the previous trustee?
- 11 A. Yes.
- 12 Q. Okay. And you testified I believe
- 13 previously that you never -- that you don't know
- 14 what exactly the conflict was, and you had not
- 15 sought to understand what that conflict was?
- 16 A. Right.
- 17 Q. But you knew, did you not, from the
- 18 conflict with Leah Fang and from Orly's actions
- 19 against you that Orly was, in fact, deeply
- 20 concerned about her trust and her trust assets?
- 21 MR. MEISTER: Objection. You misspoke.
- 22 THE WITNESS: Can you repeat
- 23 A. Orly what?
- 24 Q. Did you not understand from Orly's
- 25 actions with regard to Leah Fang and with regard

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 to you that Orly was concerned about?

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- 3 A. Concerned about protection of?
- 4 Concerned about?
- 5 Q. Protection of her trust assets?
- 6 A Concerned? You mean, did I --
- 7 Q. Yes. Did you think that Orly was
- 8 concerned about her trust assets?
- 9 A. No, I was not aware of that.
- 10 Q. You -- so did you believe that Orly did
- 11 not care what happened to the assets of her
- 2 trust?
- 13 A I am sure she, like any normal person,
- 14 she is concerned about her assets.
- 15 Q Okay. So knowing that like any other
- 16 normal person she would be concerned about her
- 17 trust assets, why didn't you tell her, by phone,
- 18 by mail, by any means you chose?
- 19 A. Yeah.
- 20 Q. About the fact that those assets were
- 21 about to be sold?
- 22 A. Why -
- 23 MR. MEISTER: Objection. Assumes a
- 24 fact not in evidence.

- 18 fact not in evidence. Objection to form. And
- 19 objection to this whole line has been gone over
- 20 and over and over
- 21 A. My answer is, if Orly was so concerned
- 22 she could have given me a phone call. I am her
- 23 mother and she knows my number.
- 24 Q. And as her mother you didn't think you
- 25 should call up and let your daughter know?
 - 39
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 MR. MEISTER: Objection, Asked and
- 3 answered. Numerous times.
- 4 A. How many times, I mean, really. You
- 5 know.
- Q. Answer the question.
- 7 A. So I told you, if she was so concerned
- 8 that I am doing something wrong, when she was
- 9 very concerned she did write me a letter, okay.
- 10 Apparently this time she didn't find the time or

25 BY THE WITNESS:

- D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. I --
- 3 MR. MEISTER: And.
- 4 A. Is there a connection -
- 5 MR, MEISTER. Objection to the form.
- 6 THE WITNESS:
- 7 A. Is there -- I don't understand. Is
- 8 there a connection between the question that you
- 9 asked me now to the question before that she's
- 10 concerned about her assets, and now you are
- 11 asking me what?
- 12 Q. If you assumed that Orly like any
- 13 normal person was concerned about her trust
- 14 assets, why did you not provide the courtesy of
- 15 calling up and letting her know that TPR was
- 16 foreclosing on some of those asset?
- 17 MR. MEISTER: Objection. Assumes a

- 11 the necessity to write me any letter concerning
- 12 me, selling the shares to the trump group, for
- 13 example. Then she did. Now she didn't. Why?
- 14 Because she was concerned less? Or she didn't
- 15 have the time? I have no idea.
- 16 Q. As her mother, don't you think you
- 17 should have called on the phone and let her know
- 18 about the sale?
- 9 MR. MEISTER: Objection. Asked and
- 20 answered
- 21 BY MR. GRIVER:
- 22 Q. Just yes or no.
- 23 A. The same question that we --
- Q. Yes. Until you give me an answer, yes.
- 5 As her mother don't you think you
 - 40
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 should have picked up the phone and told her
- 3 about the foreclosing on the TPR assets?

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- 4 A. No.
- 5 MR. MEISTER: Objection. Asked and
- 6 answered
- 7 BY MR. GRIVER:
- 8 Q. Okay. Take a look at what's been
- 9 marked as Exhibit 16, please. This is, for the
- 10 record, Exhibit 16 is an affirmation in support
- 11 of the motion to dismiss further amended petition
- 12 signed by Robert Meister on or about November 19,
- 13 2012
- 14 Did you review this document before it
- 15 was submitted on behalf of -- purportedly on
- 16 behalf of the Orly Genger Trust and you as
- 17 trustee?
- 18 MR. MEISTER: First of all, I note that
- 19 this is a document submitted in a different
- 20 litigation. Secondly, it was not submitted on
- 21 behalf of the Orly Genger trust. So it is
- 22 mischaracterizing it. Submitted on behalf of
- 23 Ms. Genger, as trustee, in response to a
- 24 petition, third amended petition to remove her as

- i8 case.
- 19 MR. GRIVER: That's not true at all,
- 20 but thank you for that, Robert.
- 21 Q. If you would look at paragraph 8.
- 22 Actually, paragraph 21, says it better.
- 23 Paragraph 21
- 24 A. 21. Okay.
- 25 MR. MEISTER: Page 12.

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 BY THE WITNESS:
- 3 A. Okay.
- 4 MR. GRIVER:
- 5 A. So what part of 21?
- 6 Q. Yes. But first I will ask you because
- 7 I don't believe I received an answer to my
- 8 question, did you review this document before it
- 9 was submitted in the --
- 10 A. I don't remember.

25 trustee.

4

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 I further note that this is not a
- 3 deposition in that action.
- 4 MR, GRIVER: And I will simply note
- 5 that one of the actions against Ms. Genger in
- 6 this case is for fraud in her actions as trustee.
- 7 THE WITNESS: Fraud?
- 8 Q. Fraud. That's correct.
- 9 MR. MEISTER: Actually, I think --
- 10 A. Get to the point.
- 11 MR. MEISTER It is not interactions as
- 12 trustee, what is left in this case after the
- 13 trustee claims were dismissed by in the very
- 14 first motion, is an allegation that Mrs. Genger
- 15 colluded and committed fraud individually,
- 16 colluded with Sagi Genger. None of these
- 17 questions seem to relate to what is left in this

- 11 O. action?
- 12 Okay. If you can look at paragraph 21
- 13 particularly the second sentence.
- 14 A. When you say the note, which note do
- 15 you mean? The D&K note?
- 16 Q. The D&K note, yes.
- 17 A. Yes, I remember that.
- 18 Q. And --
- 19 A. I was -- yeah.
- 20 MR, MEISTER: Wait until there's a
- 21 question.
- 22 BY MR. GRIVER:
- 23 Q. So does it -- is it your position
- 24 that --
- 25 A. I am sorry. What is TAP?

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- Q. Third amended petition.
- 3 A. What?

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- 4 Q. Third amended petition.
- 5 A. (Reading document).
- 6 Q.
- A. Okay. I read it
- 8 Q. Are you taking the position that you
- 9 could not tell Orly Genger about the nonce of
- 10 default of the D&K note which was dated August
- 11 31, 2008, because you had been instructed by
- 12 Surrogate Roth to take no action?
- 13 A. Actually, yes. I remember that I
- 14 was -- I was notified that I shouldn't do
- 15 anything because Orly asked from the judge that I
- 16 shouldn't take any action.
- 17 Q. And so because of Surrogate Roth's
- 18 order you took no auction --
- 19 A. I don't remember it because of this or
- 20 because of that. But I knew that I couldn't take
- 21 any action. I don't remember.
- 22 Q. You couldn't take any action of
- 23 Surrogate Roth's order?
- 24 A. It says so.
- 25 Q. I know that's -- I know that's what

- 19 Mischaracterizes what Surrogate Roth said.
- 20 A. So what's the question?
- 21 O. Well, I will rephrase it.
- 22 So what was your understanding of
- 23 Surrogate Roth's impact on your ability to act?
- 24 A. That I don't have an ability to act.
- 25 Q. In any way?

45

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. If she said not to act, so I would say
- 3 in any way. She didn't say in any way, but I
- 4 assumed that that's what she meant. Otherwise
- 5 she would specify in which way I can take an
- 6 action.
- 7 Q. Okay.
- 8 A. I would assume.
- 9 Q. I am not asking you to assume,
- 10 Ms. Genger.
- 11 A. I am not a lawyer. I don't know the

1 D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13

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- 2 Mr. Meister's claims. I am asking you as
- 3 trustee, did you believe that Surrogate Roth
- 4 order required to you to take no action?
- 5 A. Yes. I believe so.
- 6 Q. No. Let me finish.
- 7 So Surrogate Roth's order required to
- 8 you to take no action of any kind as --
- 9 A. I was not allowed --
- 10 Q. as trustee?
- II A. Yeah.
- 12 Q. You were not allowed?
- 13 A. Yeah
- 14 Q. You couldn't even call your daughter
- 15 and tell her because of that, is that your
- 16 position because Surrogate Roth told you to take
- 17 no action to harm the sales of the trust?
- 18 MR. MEISTER: Objection.

- 12 way these things are written.
- 13 Q. But as trustee, what was -- I'm asking
- 14 simply what your understanding was as trustee?
- 15 A. That I shouldn't take any action.
- 16 Q. And your understanding, did that
- 17 prevent you from even calling up your daughter
- 18 and letting her know about the sale?
- 19 A. Yeah.
- Q. So your understanding is that Justice
- 21 Roth's order even prevented you letting people
- 22 knowing about a sale? It was that broad,
- 23 correct?
- 24 A. I was instructed not to take any
- 25 action, and that's what I did. I didn't take any

- I D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 action
- 3 Q. And what was the basis for your
- 4 understanding, that you could take no action?

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- 5 A. What's the basis? Because the judge
- 6 said so.
- 7 Q. Okay. Any other basis?
- 8 A. Maybe, but I don't remember at the
- 9 moment
- 10 Q. Did you discuss -- strike that
- 11 Did you discuss Justice Roth's --
- 12 excuse me.
- 13 Did you discuss Surrogate Roth's order
- 14 with Sagi?
- 15 A. No.
- 16 Q. Now, Justice Roth issued the order we
- 17 have been discussing where you were not to take
- 18 any actions to effect the trust assets in March
- 19 of 2008. Do you recall that?
- 20 A. Is this regarding to the trump group?
- 21 Q. No. This is in -- the trump group --
- 22 this is regarding to you -
- 23 A. Yes.
- 24 Q. -- not taking any action as trustee
- 25 because at the time Orly was seeking to remove

- 19 A. -- fraudulent?
- 20 Q. Then I ask you just simply answer the
- 21 question --
- 22 A. Okay. What is the question?
- 23 Q. -- because you are under oath.
- 24 Do you recall that Surrogate Roth's
- 25 direction that no actions were to be taken by you
 - 48
- 1 D GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 in reference to the trust assets, that that order
- 3 was issued on or about March 4 of 2008, do you
- 4 recall that?
- 5 A I recall that it was something like
- 6 that, but the date, I am not sure about
- 7 Q I will represent to you it was March 4,
- 8 2008, and it lasted until January 1 of 2009
- 9 A Okay
- 10 Q. So during that time, you were not
- 11 allowed to take any actions whatsoever, correct?

1 D GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13

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- 2 you as trustee because she did not believe that
- 3 vou --
- 4 A. Okay. The fraudulent and so and so
- 5 forth?
- 6 Q. No, just that you were you would not be
- 7 a good trustee. Just that you would not --
- 8 Ms. Genger.
- 9 MR. MEISTER: Don't make jokes,
- 10 Mrs. Genger. This is anything you say on the
- II record -
- 12 MR. GRIVER: I don't think she was
- 13 joking.
- 14 MR. GRIVER:
- 15 Q. Ms. Genger, were you joking?
- 16 A. Of course I was joking. Would I say
- 17 about myself that I am --
- 18 Q. Ms. --

- 12 A. Okay.
- 13 O Did she answer?
- 14 Court reporter: She said okay.
- 15 MR. GRIVER: Okay. Let's have this
- 16 marked as 17.
- 17 (Dalia Exhibit /*, marked.)
- 18 BY MR. GRIVER:
- 19 Q Is that your signature, Ms. Genger?
- 20 A All right. Yes. But I have to
- 21 familiarize myself because you know, I am not --
- 22 Q Go ahead and do that. But is that your
- 23 signature on Exhibit 17?
- 24 A. Yes. 1 know, I know. I said, I know.
- 25 But I have now to --

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- Q. Now that you have identified you as
- 3 having signed this document, go ahead and read
- 4 it.

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- 5 A. Yes. Now I am reading it. And I am
- 6 trying to see to what we are talking here about.
- 7 Amending something.
- 8 Q. Okay. For the --
- A. Paragraph 32, what is paragraph 32.
- 10 Q. Ms. Genger, you can read it. If you
- 11 look at Exhibit 9 of your Exhibit 9, that's the
- 12 D&K restated and amended partnership agreement
- 13 A. Okay. I am just -- okay.
- 14 MR. MEISTER. Everything you say
- 15 including, I am turning to this, the reporter has
- 16 to write down.
- 17 THE WITNESS: She has to write it down
- 18 I'm sorry
- 19 MR. MEISTER: So don't say anything
- 20 except when Mr. Griver asks you a question and
- 21 then you answer.
- 22 THE WITNESS: Okay. I'm fine. Okay.
- 23 BY MR. GRIVER.
- 24 Q. For the record, Exhibit 17 is an
- 25 amendment on or about August 22, 2008, to the
 - 50

- 20 get it. That's why I am talking.
- 21 MR. MEISTER: But don't talk -- if you
- 22 wait for the question, and then when the question
- 23 is over and you can answer.
- 24 BY MR. GRIVER:
- 25 Q. Ms. Genger, who drafted this amendment?
 - 51
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. I wouldn't know.
- 3 Q. Did Sagi Genger draft this amendment?
- 4 A. When I say I wouldn't know, it includes
- 5 Sagi, other lawyers, I wouldn't know. Somebody
- 6 drafted it. I didn't draft it.
- 7 Q. Did you have --
- 8 A. I did not draft it.
- 9 Q. Do you recall anything related to your
- 10 signing of this amendment?
- 11 A. I have to refresh my memory. I don't
- 12 remember.

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 amended and restated limited partnership
- 3 agreement of D&K limited parmership
- 4 A. Paragraph 22? With authority of
- 5 general partners, this is what you mean? Page
- 6 11
- 7 Q Yeah.
- 8 A. What is it?
- 9 Q. Ms. Genger, this is an amendment to the
- 10 D&K limited partnership agreement, to which the
- 11 Orly Genger Trust was a partner. And this is a
- 12 change that took place in August of 2008 --
- 13 A. Yeah.
- 14 Q. during the time of Surrogate Roth's
- 15 order.
- 16 A. Order that what, that I shouldn't --
- 17 MR. MEISTER: Just wait for the
- 18 question.
- 19 THE WITNESS: I don't -- no. I don't

- 3 Q Well, I have given you an opportunity
- 14 to read the amendment. Does that refresh your
- 15 recollection as to the circumstances?
- 16 A. I need time to read it.
- 17 Q. Take it
- 18 A. Okay. (Witness reading document).
- 19 MR. GRIVER: Let me have this marked as
- 20 18 while we're waiting.
- 21 (Dalia Exhibit /*, marked.)
- 22 MR. MEISTER: As far as the I know, the
- 23 only question is, have you signed Exhibit 17, and
- 24 you answered that, or he asked you if that's your
- 25 signature.

- 1 D GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. What is the question?
- 3 BY MR. GRIVER:
- 4 Q. Do you recall the circumstances of you
- 5 signing this amendment?

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- 6 A. The circumstances? You mean about what
- 7 was it, you mean?
- B Q. About what was it, when you signed it,
- 9 who was there when you signed it, anything?
- 10 A. I want to make sure that I am looking
- 11 at the right paragraph, because it says paragraph
- 12 22, is corrected to read so and so, right.
- 13 So paragraph 22 —
- 14 Q. Amended?
- 15 A. Right, And it is in page 11, right?
- 16 Is what you mean? I want to make sure we are
- 17 looking at the same document.
- 18 Q. Page 11 through 12.
- 19 A. Okay. I am just trying to find the
- 20 exact -- the correcting number here, right? The
- 21 number of shares, I am trying to see what it is,
- 22 and it is probably something that I was --
- 23 Q. If you look at the end of 22-A the very
- 24 first line very last thing is --
- 25 A. 22,
- ...

- 20 of this amendment?
- 21 A. No, I don't remember that.
- 22 Q. Okay. Was this change in the
- 23 amendment, was this your idea or somebody else's
- 24 idea?
- 25 A. I'm sorry, I didn't understand
 - 54
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 Q. This amendment that's been marked as
- 3 Exhibit 17, was this your idea or somebody else's
- 4 idea?
- 5 A. Idea, you said, you mean?
- Q. Yes.
- 7 A. I don't know whose idea it was.
- 8 Q. You don't even remember if it was your
- 9 idea, is that your testimony?
- A. I don't remember whose idea it was,
- 11 that's what I am saying.
- 12 Q Was it your idea?

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 Q. Very last thing is 102.80.
- 3 A. 22-A okay. Okay. So there is a
- 4 correction to the percentage, I guess.
- 5 Q. Okay.
- 6 A. Because here it says percentage, and
- 7 here it says shares.
- 8 Q. There's also a relaxation, saying
- 9 termination or termination of restrictions,
- 10 right, language was added at the end, do you see
- 11 that, in the amendment?
- 12 A. At the end --
- 13 Q. If you look at Exhibit 17, you will see
- 14 that additional language was added at its end.
- 15 Do you see that?
- A. Certain restriction might be relaxed.
- 17 Okay
- 18 Q. Do you recall -- do you have any
- 19 recollection of the circumstances of the signing

- 13 A I said I don't remember so I it
- 14 might be mine, it might be somebody else. I
- 15 don't remember.
- 16 Q. So at the time when you were -- at the
- 17 time that you were instructed by Surrogate Roth
- 18 not to take any action, it could have been your
- 19 idea to amend the D&K agreement?
- $20 \qquad A. \quad I \ said \ I \ don't \ remember. \ I \ didn't \ say$
- 21 that I did.
- 22 Q. So it would have been?
- 23 A. I said I don't remember.
- 24 Q. So it is a possibility correct?
- 25 A. If they want to hang on possibilities,
 - 55
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 hang on possibilities -
- 3 MR. MEISTER: Objection calls for
- 4 hypothetical.
- 5 THE WITNESS: Hypothetical.

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- 6 Q. If you can't remember whether or not it
- 7 was your idea, then it is possible it is your
- 8 idea, correct?
- MR. MEISTER: Stop badgering the
- 10 witness. She said she doesn't matter.
- Excuse me Dalia Dalia Let me get
- 12 my objection on the record.
- 13 She said she answered your question.
- 14 Don't ask her hypothetical questions. Let's not
- 15 have to get the judge on the phone again.
- 16 MR. GRIVER: Every time we get the
- 17 judge on the phone, it goes against you.
- 18 MR. MEISTER. It don't go against me
- 19 Yoav
- 20 BY MR. GRIVER:
- 21 Q. You don't remember if this was your
- 22 idea or not, correct?
- 23 A. I do not remember if it was my idea,
- 24 and that's my answer.
- 25 Q. Okay. It could have been your idea, it
 - 56

- 21 Q. Okay. Ms Genger, how would it be in
- 22 the Orly Genger Trust's best interests to add the
- 23 language at the end that provided that the
- 24 restrictions of paragraph 22 of the D&K amended
- 25 and restated agreement could be relaxed or

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 terminated with the consent of the general
- 3 partner, which is Sagi Genger and TRI associates
- 4 Inc., where Sagi Genger was the CEO at the time?
- 5 A. I don't remember.
- 6 MR. MEISTER: Objection.
- 7 Mischaracterization.
- 8 A. I told you I don't remember. That I
- 9 made this correction. So how can I answer this
- 10 question now.
- 11 BY MR. GRIVER:
- 12 Q. At the time that you signed this --
- 13 well, strike that.

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 could have been Rochelle Fang's idea, it could
- 3 have been Sagi Genger's idea, correct?
- 4 A. Or my lawyer's idea.
- 5 Q. And who was your lawyer at the time?
- 6 A. Indicating. Sitting next to me.
- 7 MR. MEISTER: No. Objection.
- 8 BY MR. GRIVER:
- 9 Q. Mr. Kortmansky?
- 10 A. Either Kortmansky, okay. So just
- 11 show you how much I remember.
- 12 Q. And this was an amendment that you
- i3 signed as trustee of the Orly Genger Trust,
- 14 correct?
- 15 MR. MEISTER: Objection. Asked and
- 16 answered
- 17 BY MR. GRIVER:
- 18 (
- 19 A. Yes, you said that's when I was not
- 20 supposed to. So I guess I was --

- 14 Ms. Genger, you are the trustee of the
- 15 trust now Okay?
- 16 A. Right
- 17 Q. You are still charged with protecting
- 18 the trust. So I am asking you -
- 19 A. I am charged?
- 20 Q With protecting the trust. It is your
- 21 responsibility to protect the trust, correct?
- 22 A. Yeah.
- 23 Q. So -
- 24 A. It is my privilege.
- 25 Q. As trustee of the trust, what possible

- I D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 best interest could there be for the Orly Genger
- 3 trust for those restrictions to be relaxed or
- 4 terminated in a way set forth in the amendment?
- 5 MR. MEISTER: Objection.
- 6 BY THE WITNESS:

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- 7 A. At the time, I am sure I had my
- 8 reasons, but now I don't remember what they were.
- 9 BY MR, GRIVER:
- 10 Q. Okay. As trust of the trust, on what
- 11 basis, as we sit here today, could you possibly
- 12 think?
- 13 A. As I sit here today, I don't know what
- 14 I was thinking then.
- 15 Q. Okay. At the time that you signed this
- 16 amendment, had you received a copy of the amended
- 17 and restated limited partnership agreement that
- 18 was being amended?
- 19 A. I don't remember
- 20 Q. Had you read it?
- 21 A. I don't remember.
- 22 Q. Do you recall whether or not you
- 23 provided this amendment to an attorney to review,
- 24 before you signed it?
- 25 A. I don't remember.

50

- 21 MR. MEISTER: Objection. Calls --
- 22 first of all, objection to form. Secondly, it
- 23 calls for a legal conclusion, and it has nothing
- 24 whatsoever to do with this case.
- 25 BY THE WITNESS:

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. I repeat what he is saying.
- 3 BY MR GRIVER
- 4 Q Okay. And as trustee do you think you
- 5 should have apprised Surrogate Roth about this
- 6 amendment? Yes or no?
- 7 A. I don't have any idea if I should or
- 8 shouldn't at the time.
- 9 Q. Okay. As we sit here today, do you
- 10 think it would have been appropriate for you to
- 11 do so?
- 12 A. I don't remember what was it about. So
- 13 I can't tell you what I thought -- who should

- I D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 Q. Okay. Did Sagi Genger just give you
- 3 this document and ask you to sign it?
- 4 A. I didn't say that Sagi Genger gave me
- 5 the document. Why you putting words in my mouth?
- 6 Q. You don't remember how it came to be
- 7 given to you for signature?
- 8 A. No, I don't remember.
- 9 Q. All right. At any time did you let the
- 10 surrogate court know that this amendment had been
- 11 made to the D&K amended and restated limited
- 12 partnership agreement?
- 13 A. I don't remember.
- 14 Q. Okay. At anytime while -- let me ask
- 15 you, as you sit here today, should you have -- I
- 16 will represent to you that there's nothing in the
- 17 files that indicate that you did.
- 8 As we sit here today do you believe
- 19 that you should have let the surrogate court know
- 20 about this amendment?

- 14 have done.
- 15 Q. Let me show you what's been marked as
- 16 Exhibit 18
- 7 (Daha Exhibit /*, marked)
- 18 BY MR. GRIVER:
- 19 Q. Ms. Genger this is another document for
- 20 the record, called amendment to the amended and
- 21 restated limited partnership agreement of D&K
- 22 limited partnership.
- 23 It is dated as of November 2008.
- 24 A. November? November 22. Yes. So what
- 25 is the question?

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 Q. Is that your signature on the second
- 3 page
- 4 A. I didn't say it was my signature here.
- 5 Q. Did you ever give anyone permission to
- 6 sign on your behalf this document?

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- 7 A. I don't see my name here, so.
- 8 Q. Well, at the -- in November of 2008,
- 9 you were trustee of the trust, correct?
- 0 A. In November 2008, I was the trustee of
- 11 the trust. Right.
- 12 Q. Okay. Do you recognize the signature
- 13 directly on top of yours?
- 14 MR. MEISTER: Objection. There is no
- 15 signature of hers.
- 16 BY MR. GRIVER:
- 17 Q. Directly on top of -- do you see the
- 18 signature?
- 19 A. It doesn't spell my name anywhere so
- 20 why should I sign?
- 21 Q. Did you see the signature for the 1993
- 22 Sagi Genger trust, do you recognize --
- 23 A. No
- 24 Q. Do you recognize the second for D&K
- 25 LLP?
- 62

- 22 been marked as Exhibit 18?
- 23 A. No. No.
- 24 Q. Okay. Now, I note that you -- that I
- 25 note that this document was produced by you, it

6

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 has Bates stamps, DG 146 and 147.
- 3 A. Where is this document?
- 4 MR. MEISTER: Wait for a question.
- 5 BY MR. GRIVER:
- 6 Q. Do you see those exhibits, those Bates
- 7 numbers?
- 8 A. I don't know who put the stamps on
- 9 O. No. no. Look at the bottom. It says
- 10 DG 146 and 147?
- MR. MEISTER: If the question is, does
- 12 this document have DG 146 and 147, I will
- 13 stipulate it does.
- 14 Q. And that means, Ms. Genger, that this

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. I don't recall Orly signature here 1
- 3 don't see if it is a line.
- Q. Do you recognize Sagi Genger's
- 5 signature?
- 6 A, On the top I do.
- 7 Q. But as we sit here today, you don't
- 8 believe that's your signature on behalf of the
- 9 1993 Orly Genger Trust?
- 10 A. No.
- 11 Q. And as we sit here today you don't
- 12 recall ever giving anyone permission to sign on
- 13 your behalf this document that's been marked?
- 14 A. I know that my son has some rights to
- 15 sign, but no, I don't think in this case.
- 16 Q. Well, that's not the question.
- 17 A. Not as a trustee for sure.
- 18 Q. My question is, did you give anyone
- 19 permission to sign?
- 20 A. No.
- 21 Q. On your behalf, this document that's

- 15 was produced by you in this litigation?
- 16 A. That's what you said. I don't know if
- 17 it is true
- 18 MR, MEISTER: It means it was produced
- 19 by her including her counsel, as to anything she
- 20 or her counsel had in their possession.
- 21 MR, GRIVER: Okay.
- 22 BY MR. GRIVER:
- 23 Q. Ms. Genger?
- 24 A. What? Something happened?
- 25 MR. MEISTER: That's the way you

- L. D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 requested the draft for production.
- 3 Q. Ms. Genger?
- 4 A. I don't understand.
- 5 Q. Ms. Genger, when did you receive this
- 6 document?
- 7 A. I don't remember.

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- 8 Q. Did you ever -- did you ever seek to
- 9 understand why someone was purporting to sign on
- 10 behalf of the 1993 Orly Genger Trust when it was
- 11 not your signature on this document?
- 12 A. No. Because I don't remember when I
- 13 got it, and when I saw it, and when I read it.
- 14 Q. I am not asking when. I am asking do
- 15 you recall ever doing anything to understand who
- 16 signed --
- 17 A. No, I don't recall.
- 18 Q. Okay. Do you recall any effort by you
- 19 to understand the meaning and effect of this
- 20 document?
- 21 A. No, I don't recall.
- 22 Q. How would this amendment be in the best
- 23 interest of the Orly Genger Trust?
- 24 MR. MEISTER: This amendment, that she
- 25 didn't sign, that she doesn't remember ever

-

- 22 MR. MEISTER: Dalia, wait.
- 23 A. Thanks to you.
- 24 MR. MEISTER: Please don't make
- 25 speeches. Wait for his question. Listen to the

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- I D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 question. If you can answer it, answer it.
- 3 BY MR. GRIVER:
- 4 Q. How does Exhibit 18 protect your child?
- 5 A. I don't know.
- 6 Q. Okay. Did you ever task anyone with
- 7 investigating who purported sign on behalf of
- 8 Orly Genger Trust?
- 9 A. I don't remember.
- 10 Q. Did you ever --
- 11 A. I don't remember. If I ever.
- 12 Q. Did you ever task anyone with
- 13 attempting understand the effect of --
- 14 A. I don't remember -

- D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 seeing before? No. No.
- 3 MR. GRIVER: It came from --
- 4 MR. MEISTER: Objection.
- 5 MR, GRIVER: It came from her
- 6 possession or from --
- 7 MR. MEISTER: It didn't come from her,
- 8 it came from her or her counsel because that's
- 9 the way you drafted your --
- 10 MR. GRIVER:
- 11 Q. Ms. Genger, did it come from your
- 12 possession?
- A. I am saying you are harassing me, you
- 14 know that
- 15 Q. No, I am asking you --
- 16 A. You are harassing me.
- 17 Q. Ms. Genger, you are trustee?
- 18 A. I know that I am trustee, and I am
- 19 doing the best that I can.
- 20 Q. Okay. As trustee --
- 21 A. In order to protect my child okay.

- 15 Q. -- this amendment?
- 16 A. -- if I ever did this.
- 17 Q. Did you ever attempt to determine why
- 18 these changes were being made?
- A. I don't remember if I ever did.
- 20 Q. Ms. Genger, if you look at Exhibit 9, I
- 21 will make this very simple.
- 22 A. You promise?
- Q. I am only going to try.
- 24 MR. MEISTER: Dalia, please don't do
- 25 this.

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 BY MR. GRIVER:
- 3 Q. To your knowledge, was Exhibit 9 ever
- 4 altered, amended, changed, revised, fixed,
- 5 superceded, in any way by you?
- A I don't remember.
- 7 MR. MEISTER: Objection.

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- 8 BY MR. GRIVER:
- 9 Q. Okay. Are there any other alterations,
- 10 amendments, changes, revisions, fixes, or
- 11 supersessions of Exhibit 9 other than the one we
- 12 have discussed today?
- 13 MR. MEISTER: Objection to the form the
- 14 mestion
- 15 A. I don't remember anyway.
- 16 Q. If there were other changes to Exhibit
- 17 9, would they not be in your possession as
- 18 trustee?
- 19 A. I don't remember if I have it or don't
- 20 have it
- 21 O. Do you keep files as trustee?
- 22 A. I do have some files. Yes.
- 23 Q Did you produce all of those files to
- 24 your counsel for review and production?
- 25 A. Yes.
- 68

- 23 A. No. I don't remember.
- 24 Q. Do you know if your production includes
- 25 files from Mr. Kortmansky?

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. Whatever I had, I gave to my lawyer
- 3 Q I am not asking for what you have, I am
- 4 asking did you make sure that Mr. Kortmansky
- 5 provided documents to Mr. Meister?
- 6 A. To Mr. Meister? I believe he did.
- 7 Q. And on what do you base that belief?
- 8 A. Because he is an honest lawyer who does
- 9 his job correctly, and that's Mr. Meister
- 10 received it.
- 11 Q. How do you know that Mr. Meister
- 12 received files from Mr. Kortmansky?
- 13 MR. MEISTER: That wasn't the question.
- 14 Your question was did she believe.
- 15 THE WITNESS: Which I do believe.

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 Q. In November of 2008, who was your
- 3 counsel?
- 4 A. I believe it was -- 2008?
- 5 Q. Uh-huh
- 6 MR. MEISTER: You told her before it
- 7 was Mr. Kortmansky. She says she didn't remember
- 8 and you told her it was --
- 9 A. I said I don't remember, even for
- 10 something that happened five minutes ago.
- 11 Q. And it was Mr. Kortmansky?
- 12 A. I guess if you tell me so.
- 13 Q. Ms. Genger, I am asking you, do you
- 14 have any recollection as to who your attorney was
- 15 in November of 2008?
- 16 A. I recall what you told me that it was
- 17 Mr. Kortmansky.
- 18 Q. In producing documents in this case,
- 19 did you go to Mr. Kortmansky and ask him to
- 20 review his files?
- 21 A. I don't remember.
- 22 Q. You -- you don't remember seeking that?

- 16 MR MEISTER: You are asking whether
- 17 she knows.
- 18 THE WITNESS: Yeah. I don't know for
- 19 fact. I didn't go and check page by page. But I
- 20 believe that lawyers behave honestly, and this
- 21 is --
- 22 MR. MEISTER: Not off the record.
- 23 Instead of berating the witness, you can ask me
- 24 simply when I became successor counsel, did I ask
- 25 Kortmansky for his files, in the firm, and the

- i D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 answer would be yes. I have an envelope or
- 3 whatever the thing was that he turned over as his
- 4 files
- 5 THE WITNESS: So why are you asking me
- 6 these kind of questions? I cannot answer.
- 7 BY MR. GRIVER:
- 8 Q Did this document mark as Exhibit 8,

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- 9 did this come from your file?
- 10 A. You think I see from here.
- 11 Q. You have a copy. This document --
- 12 MR, MEISTER. We are back on 18.
- 13 BY MR. GRIVER:
- 14 Q. This document marked as Exhibit 18.
- 15 Did this was this did this come from your
- 16 files or Mr. Kortmansky's files?
- 17 MR. MEISTER: Objection. Form,
- 18 disjunctive compound.
- 19 A. That's the one without the signature?
- 20 Q. Well, it came from your files or it
- 21 came from Mr. Kortmansky's files?
- 22 MR. MEISTER: Objection to form.
- 23 Disjunctive compound.
- 24 BY THE WITNESS:
- 25 A. I don't remember.

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1 D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13

- 23 Q. Ms. Genger, when you signed the
- 24 amendment to the D&K limited partnership
- 25 agreement marked as Exhibit 17, were you aware

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 that TPR had entered into a side letter agreement
- 3 with the Trump Group as to the sale of the Orly
- 4 Genger Trust shares of TRI?
- 5 A. A side letter agreement?
- 6 Q. Uh-huh.
- 7 MR. MEISTER: Read the question back,
- 8 please.
- A. Yeah. I am not so sure.
- 10 MR. MEISTER: Listen to the question.
- 11 (Read back).
- 12 BY THE WITNESS
- 13 A. I have nothing to do with the TPR, so I
- 14 they didn't notify me. I am not aware. I was
- 15 not aware.

- 2 MR. GRIVER:
- 3 Q. You don't remember this came from your
- 4 files
- 5 A. I don't remember from which file it
- 6 came.
- 7 Q. Okay. You don't remember this came
- 8 from Mr. Kortmansky's files, correct?
- 9 A. What I said, I don't remember, from
- 10 which, I mean also from Kortmansky.
- 11 Q. In producing documents in this case --
- 12 A. Yeah
- 13 Q. -- other than yourself and
- 14 Mr. Kortmansky and Mr. Meister's files, was there
- 15 any other places that you went to in order to
- 16 produce documents in this case?
- 17 A. I don't think so.
- 18 MR. GRIVER: Before we go -- take a
- 19 two-minute break.
- 20 (WHEREUPON, a recess was had.)
- 21 1206 to 1218
- 22 MR. GRIVER:

- 16 BY MR. GRIVER
- 17 Q. Okay. Did you seek to ascertain why
- 18 this document was presented to you as of August
- 19 22, 2008?
- 20 A. Can you ask these question again.
- 21 Q. Sure
- 22 Did you seek to ascertain why this
- 23 document was presented to you as of August 22,
- 24 2008?
- 25 A. I did not seek to ascertain why

- I D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- Q. Ms. Genger, if you can please look at
- 3 what's been previously marked as Exhibit 15.
- 4 Ms. Genger, do you recall when you found out
- 5 about the August 2008 TPR TI transactions?
- 6 MR. MEISTER: Can I have that read back
- 7 please.
- 8 A. It is hard for me to -- all these

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- 9 names
- 10 Q. Okay. Just listen to the question,
- 11 Ms. Genger, and if you don't understand the
- 12 question, I will be happy to rephrase it.
- 13 A. Everything, and I don't -- I am getting
- 14 confused.
- 15 Q. If you are confused, you don't
- 16 understand the question, as I instructed you
- 17 before, I will be happy to repeat it until you do
- 18 understand.
- 19 A. Okay. So ask me, please.
- 20 BY MR. GRIVER:
- 21 O. I will ask it again.
- 22 When did you find out about the August
- 23 2008 TPR TI transaction?
- 24 A. 2008?
- 25 Q. August 2008, TPR TI transactions with

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1 D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13

- 24 it as they were taking place?
- 25 MR. MEISTER: Objection.

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. I may or may not I said I don't
- 3 remember.
- 4 BY MR. GRIVER:
- 5 Q. Can you think of anything that would
- 6 refresh your recollection as to when you did find
- 7 out about those transactions?
- 8 A. No.
- 9 Q. Look at Exhibit 15, please.
- 10 A. Okay. Yes, if you want me -- I have to
- 11 read it carefully because, and this is
- 12 completely -- I can't read it. I mean, this is
- 13 the same here? The two pages are the same as --
- 14 Q. We have discussed some of it in your
- 15 prior deposition
- 16 A. Yeah. Is this these two pages are

- 2 the Trump Group?
- 3 A. You are talking about something else
- 4 about 2008
- 5 Q. Ms Genger, there were transactions
- 6 involving the TPR and TRI shares with the Trump
- 7 Group in August of 2008, involving your son Sagi
- 8 Genger?
- A. Yes.
- 10 Q. And TPR and the Sagi trust.
- 11 My question is when did you find out
- 12 about these transactions?
- 13 A. I can't tell you. I don't remember
- 14 Q. Did you know about those transactions
- 15 when they were both happening?
- 16 A. I knew there was some transaction
- 17 between Sagi Genger and the Trump Group, but I
- 18 don't remember the date.
- 19 Q. Okay. When you found out about it,
- 20 were the transactions taking place or had they
- 21 already taken place?
- 22 A. I don't remember.
- 23 Q. So it is -- so you may have known about

- 17 the same? One and two?
- 18 Q. I and 2 and then there's --
- 19 A. I know. But these are two pages are
- 20 the same because this one I cannot read. And
- 21 this one is -
- 22 Q. Oh, is it -- it is the same document
- 23 with different signatures, right?
- 24 A. Different signature. Okay.
- 25 Q. Signatures are a little better?

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. Okay. Okay. So what is the question
- 3 now?
- 4 Q. My question to you is, was this an
- 5 actual physical meeting?
- A You mean, if it was at the firm
- 7 physically
- 8 Q Yes
- 9 A. I would say physically

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- 10 Q. And who was at the meeting?
- 11 A. First of all, I'm not -- I don't see
- 12 my -- the trust. Yeah. I see here, yes. Sagi
- 13 Genger.
- 14 MR, MEISTER: Can you read back the
- 15 question please.
- 16 A. The question again.
- 17 (WHEREUPON, the record was read by
- 18 the reporter as requested.)
- 19 A. Who was at the meeting? Whoever signed
- 20 it, per the document.
- 21 Q. Okay.
- 22 A. Which is me.
- 23 Q. Okay.
- 24 A Okay. Which is Sagi, and document --
- 25 okay. I would say TPR Investment Associates

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 Inc., I cannot recall who this person was because

- 24 MR. MEISTER: Objection. Move to
- 25 strike because she --

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 BY MR. GRIVER:
- 3 Q. Are you speculating?
- A. I am speculating.
- 5 Q. 1 am asking you please not to
- 6 speculate
- 7 A. Yeah. No, I am assuming, that's why I
- 8 am saying.
- 9 Q. 1 am asking you --
- 10 A. So I don't know then.
- 11 Q. You should --
- 12 A. I don't remember.
- 13 Q. You don't remember bringing a lawyer to
- 14 the meeting?
- 15 A. I don't remember, yeah. That's why I
- 16 said I assume because usually I would.

- 3 it is hard also to read.
- 4 Q. Could it also have been Sagi in his
- 5 capacity?
- 6 MR. MEISTER: Objection. Hypothetical.
- A. It could. I mean, but I don't know.
- 8 BY MR GRIVER
- 9 Q. All right.
- 10 A. I really don't know
- 11 Q. And who represented the Sagi Genger
- 12 trust?
- 13 A. Rochelle. Probably at the time, I
- 14 would think.
- 15 Q. Were there any lawyers there?
- 16 A. Lawyers?
- 17 Q. Yes
- 18 A. I don't remember
- 19 Q. Did you bring a lawyer to the meeting?
- 20 A. Again, I am sorry?
- 21 Q. Did you bring a lawyer to the meeting?
- 22 A. I would assume, yes, because I wouldn't
- 23 sign anything without a lawyer.

- 17 Q. Now, we have discussed in your prior
- 18 deposition day what efforts you did or did not
- 19 make between the signing of this meeting and the
- 20 UCC sale. And we also discussed, if you recall,
- 21 that you wanted the 30 days to try and convince
- 22 Sagi not to sue his sister?
- 23 A. Right.
- 24 Q. Correct?
- 25 A. I mean --

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 MR. MEISTER: There's no question.
- 3 Wast
- 4 A. For the trust. I am correcting him.
- 5 The trust.
- 6 MR. MEISTER: Dalia, wait for the
- 7 question.
- 8 THE WITNESS: Okay.
- 9 Q. So you wanted to spend 30 days to

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- 10 convince Sagi not to sue the Orly Genger Trust?
- 11 A. I was hoping that that's what I will
- 12 going to achieve.
- 13 Q. And it was a standstill for 30 days,
- 14 correct?
- 15 A. It was stand still until today.
- 16 Q. No, but the meeting agreement provided
- 17 for --
- 18 A. 30 days.
- 19 Q. Okay. Did TPR actually wait for 30
- 20 days?
- 21 A. To not to sue?
- 22 Q. Not to enforce the note, if you look
- 23 at --
- 24 A. Not to sue Orly's trust.
- 25 Q. Look at Exhibit look at paragraph 8

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 of Exhibit 15.

25 A. I am Orly's trustee, I am not Sagi's

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- i D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 trust trustee. I am not trustee of Sagi's trust.
- 3 My concern is for Orly trust.
- 4 Q. Okay. And as trustee you made sure
- 5 that TPR abided by its agreement not to enforce
- 6 the note for 30 days, correct?
- 7 MR, MEISTER: Objection.
- 8 Mischaracterizes.
- 9 MR. GRIVER: Well, let me ~
- 10 MR. MEISTER: No, you are not going to
- 11 play that game.
- 12 MR GRIVER. As trustee --
- 13 MR. GRIVER:
- 14 Q. As trustee --
- 15 A. Why are you harassing me? Why are you
- 16 doing this? We want to finish. I mean -- I told
- 17 you, he did not enforce. He did not enforce

- 3 A. TPR investments -- agreed to refrain
- 4 from enforcing the note against each limited
- 5 partner for 30 days (reading from exhibit).
- 6 Q. Now the two limited partners were the
- 7 Orly Genger and 1993 trust and the Sagi Genger
- 8 1993 trust, correct?
- 9 A. Okay. Yes.
- 10 Q. Did TPR refrain from enforcing the note
- 11 against the Orly Genger Trust for 30 days?
- 12 A. Yes.
- 13 Q. And on what do you base that answer?
- 14 A. Because they didn't enforce the note.
- 15 Q. Well -
- 16 A. As far as I know.
- 17 Q. Okay. At the time that you signed
- 18 this, did you check to see whether there was an
- 19 actual risk of enforcement of the note against
- 20 the Sagi Genger trust?
- 21 MR, MEISTER: Objection.
- 22 A. It is not my business.
- 23 MR. MEISTER: To form.
- 24 BY THE WITNESS:

- 18 the -- he did not enforce the note on Orly's
- 19 trust
- 20 Q. Never?
- 21 A. Not in this 30 days.
- 22 Q. And you as trustee made sure that that
- 23 was -- that that happened, correct?
- 24 A. That that did happen.
- 25 Q. That the 30 days was honored by TPR?

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. Right.
- 3 Q.
- 4 (Daha Exhibit /*, marked.)
- 5 MR. GRIVER: For the record, what's
- 6 been marked as Exhibit 19 is a memo from Sagi
- 7 Genger to David Parnes oc D&K GP and dated August
- 8 2, 2006.
- 9 MR. GRIVER:
- 10 Q. Ms. Genger, do you recall seeing this

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- 11 memo before?
- 12 MR. MEISTER: Before her preparation
- 13 for this?
- 14 BY MR. GRIVER:
- 15 Q. At anytime?
- 16 A. I saw it today. I saw it today
- 17 actually.
- 18 Q. You saw it today.
- 19 Did you see it two days ago in your
- 20 preparation for --
- 21 A. No. I saw it today actually.
- 22 Q. Is is that the first time you recall
- 23 seeing this document?
- 24 A. Yes.
- 25 Q. Okay. As far as you recall you did not

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 actually receive this memorandum; is that
- 3 correct?

25 MR. MEISTER: Asking her to construe a

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 document which isn't hers, and you are
- 3 mischaracterizing what this states.
- 4 MR. GRIVER: Well, she can certainly --
- 5 MR. MEISTER: Objection as to form.
- 6 Come on, your cant can't be that weak that you
- 7 have to resort to trickery.
- 8 MR. GRIVER: You know, my case is very
- 9 strong, and I think that these two days of
- 10 depositions have demonstrated that.
- II We will move on
- 12 MR. MEISTER: We don't -
- 13 MR. GRIVER: I am going to ask you the
- 14 question again.
- 15 BY MR. GRIVER:
- 16 Q. And ignore Mr Meister for the rest of
- 17 this deposition.

- 4 A. I don't remember if I received this.
- 5 Q. Okay.
- 6 A. But today I did see it.
- 7 Q. Okay. You saw this -- you saw this
- 8 particular document before we began this
- 9 deposition?
- 10 A. Yeah. I didn't read it, but I saw it
- 11 today, and I noted to my lawyer that this -- that
- 12 this paper I didn't see before.
- 13 Q. So if you look at paragraph 4, it says,
- 14 D&K LP and its partners have a variety of claims
- 15 against TPR and deny the enforceability of the
- 16 note
- 17 And this is a memorandum that's signed
- 18 by Sagi, both as on behalf of D&K LP and behalf
- 19 of TPR investments?
- 20 A. It says.
- 21 Q. Okay. So this is Mr. Sagi on behalf of
- 22 D&K and TPR stating to Mr. Pames that D&K LP
- 23 have a variety of claims against TPR and deny the
- 24 enforceability of the note, correct?

- 18 A. What?
- 19 Q. Okay The when --
- 20 A. What do did you say? To ignore my
- 21 lawyer?
- 22 Q. When Sagi stated that D&K denies
- 23 enforceability of the note in paragraph 4 of this
- 24 memorandum, do you know why he was denying the
- 25 enforceability of the note?

- i D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. No, I have no idea. Because I have
- 3 seen this like I told you. I saw it today
- 4 before I saw it.
- 5 MR. MEISTER: Just answer the question.
- 6 A. I don't know what Sagi was thinking.
- 7 Q. Okay. When you were trying to
- 8 determine whether or not to -- strike that.
- 9 Was there ever a time when you were
- 10 tned to determine whether or not you could stop

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- 11 the UCC sale of the D&K note?
- 12 MR. MEISTER: Objection. Asked and
- 13 answered, not only today but also --
- MR. GRIVER: Withdrawn.
- 15 Q. You testified there was a time when you
- 16 explored whether or not you could stop the UCC
- 17 sale correct
- 18 A. I was contemplating whether it can be
- 19 stopped. But there was no -- I couldn't find any
- 20 solution to this event from stopping.
- 21 Q. Did you speak with Sagi in trying to
- 22 stop it, in trying to stop the UCC sale, did you
- 23 speak with Sagi Genger?
- 24 A. I don't remember if I spoke with him.
- 25 O. Okay. In trying to stop --

..

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. At the time
- 3 Q. In trying to stop the sale, did you ask

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 for any documents it might have related to the
- 3 enforceability of the note?
- 4 A. I don't remember.
- 5 Q. Okay. Did you ask TPR for any
- 6 documents it might have related to the
- 7 enforceability of the note?
- 8 A. No, I don't remember.
- 9 Q. Did you ask anybody --
- A. I don't remember.
- 11 Q. Okay. Well, come on, Ms. Genger, you
- 12 would remember if you asked somebody for
- 13 documents?
- 14 MR, MEISTER: Don't argue with the
- 15 witness.
- 16 A. No, no
- MR. MEISTER: Don't argue with the
- 18 witness. You have asked the question, she says

- 4 Mr. Sagi Genger to provide you any documents that
- 5 might be relevant to the enforceability of the
- 6 note
- A. I don't remember if I talked to him, so
- 8 how do I know if I asked him.
- 9 Q. Did you seek to collect documents
- 10 relevant to the enforceability of the note?
- II A. No, I didn't seek
- 12 Q. Did you -- you did not ask Sagi, for
- 13 example, to provide you any documents he may have
- 14 related to the enforceability of the note, isn't
- 15 that correct?
- 16 A. Can you ask me the question, not this
- 17 one, the one before you asked me, not this one,
- 18 the one before.
- 19 Q. Did you ask Sagi Genger to provide you
- 20 with documents related to the enforceability of
- 21 the note so you could determine whether -
- 22 A. I said no. Now you are saying, for
- 23 example, did you ask this, or, obviously, it is
- 24 included in the answer that was before.
- 25 Q. As a limited partner, did you ask D&K

- 19 she doesn't remember. Next question.
- 20 Q. Do you really not recall whether you
- 21 asked anybody for documents?
- 22 MR. MEISTER: Objection. Asked and
- 23 answered
- 24 A. If you said "really," it doesn't
- 25 change. When I said I don't remember, I don't

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 remember. Really or not really.
- 3 Q. If you had asked -- if you had asked
- 4 for documents don't you think you would remember?
- MR. MEISTER: Objection.
- 6 BY THE WITNESS:
- 7 A. No, I don't think I would remember.
- 8 Q. Do you recall looking through stacks of
- 9 documents looking for any possibility to prevent
- 10 the sale of the TPR shares at the UCC sale?
- 11 A. Can you repeat.

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- 12 Q. Read the question?
- 13 A. No, not the question. Can you repeat
- 14 the ten last questions that the lawyer asked me
- 15 Q. Ms Genger --
- 16 A. No, because it is the same question so
- 17 I have to concentrate now.
- 18 Q. In paragraph 6 of the memorandum?
- 19 A. Of this memorandum that I saw five
- 20 minutes ago? Yes
- 21 Q. You saw it today this morning?
- 22 A. Yes. Before I saw Bob, I saw that
- 23 Q. Who showed it to you?
- 24 A. It was on the pile of some papers.
- 25 Q. Where were these papers?

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. On his desk
- 3 O. On Mr. Meister's desk?
- 4 A. Yes. And I said I am not familiar with

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- I D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 not the easiest case, okay, for a layperson.
- 3 I am really not familiar with this
- 4 document, so if you ask me about number 6 or 5 or
- 5 4, my answer is that I do not understand the
- 6 circumstances of when this was born, this was
- 7 created
- 8 Q. Okay. When you became trustee, you
- 9 knew that the collection of the D&K note was an
- 10 issue, correct?
- 11 A. Yes.
- 12 Q. Did you ever seek from D&K or TPR as a
- 13 result all documents related to the
- 14 enforceability of the note so you could best
- 15 protect the trust?
- 16 A. We had a settlement agreement
- 17 Q. From anytime when you became trustee on
- 18 or about January 4, 2008?

- 5 it.
- 6 Q. Did you meet with Mr Meister today,
- 7 did you prepare for your deposition?
- 8 A. I came to pick him up to come here.
- 9 Q. And it was -
- 10 A It wasn't when we prepared for the
- 11 deposition
- 12 Q You just saw this document for the
- 13 first time today?
- 14 A. Yes, yes
- 15 Q. Okay Do you have any idea why in
- 16 paragraph 6 D&K was talking about making a
- 17 counterclaim against TPR upon any attempt --
- 18 A. I can't -- don't talk too fast. I am
- 19 vetting tired
- 20 Q. In paragraph 6 D&K says if collection
- 21 efforts are made, it could result in D&K making a
- 22 counterclaim against TPR. Do you know the basis
- 23 for -
- 24 A. Let me read this You know, let me
- 25 read this, okay. Because you know that that's

- 19 A. Yeah
- 20 Q. -- all the way until the UCC sale in
- 21 February 2009, did you at any time in that period
- 22 of time, did you seek to collect documents
- 23 related to the enforceability of the note so that
- 24 you could best protect the trust?
- 25 A. No.

- 1 DI GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 MR MEISTER: We are changing to a new
- 3 line? Can we take our lunch break now please?
- 4 MR GRIVER: Let's go off the record.)
- 5 (WHEREUPON, the deposition was
- 6 recessed until TIME/TIME,
- 7 DATE/DATE.) 12:43 to 1:38
- 8
 - 9
- 10
- П

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12		5	Exhibit 13, this is the notice of enforcement.
13		6	When did you receive strike that.
14		7	Did you ever receive this document?
15		8	A. No.
16		9	Q. Let me have this
17		10	A. Maybe my lawyer did, but I don't
18		11	remember.
19		12	Q. Did you or your lawyer receive this
20		13	document before the UCC sale?
21		14	A. I personally did not receive it.
22		15	Q. Did your lawyer receive this document
23		16	before the UCC sale?
24		17	A. Did you?
25		18	MR. MEISTER: I wasn't your lawyer
	92	19	then.
		20	THE WITNESS: Oh, you weren't? So we
		21	have to ask the other lawyer.
		22	BY MR. GRIVER:
1		23	Q. Okay. In the files of Mr. Kortmansky,
2	MR. GRIVER: On the record.	24	was there a copy of this notice in them?
3	BY MR. GRIVER:	25	MR. MEISTER: There was not.
4	Q. Ms. Genger, directing your attention to		93
		20	Exhibit 20, was it in the files of
		20 21	Exhibit 20, was it in the files of Mr. Kortmansky?
1	D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13	21	Mr. Kortmansky?
2	D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13 MR. GRIVER: Let me have this marked as	21 22 23	Mr. Kortmansky? A. Really, I don't know.
2	D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13 MR. GRIVER: Let me have this marked as Exhibit 20.	21 22 23	Mr. Kortmansky? A. Really, I don't know. MR. GRIVER: Was it in the files of
2 3 4	D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13 MR. GRIVER: Let me have this marked as Exhibit 20. (Dalia Exhibit /*, marked.)	21 22 23 24	Mr. Kortmansky? A. Really, I don't know. MR. GRIVER: Was it in the files of Mr. Kortmansky?
2 3 4 5	D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13 MR. GRIVER: Let me have this marked as Exhibit 20. (Dalia Exhibit /*, marked.) MR. GRIVER: For the record, Exhibit 20	21 22 23 24	Mr. Kortmansky? A. Really, I don't know. MR. GRIVER: Was it in the files of Mr. Kortmansky? MR. MEISTER: This document does not
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2 3 4 5 6 7 8	D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13 MR. GRIVER: Let me have this marked as Exhibit 20. (Dalia Exhibit /*, marked.) MR. GRIVER: For the record, Exhibit 20 is an undated memorandum or notice to D&K limited partnership from TPR Investment Associates Inc., informing D&K of the UCC sale.	21 22 23 24 25	Mr. Kortmansky? A. Really, I don't know. MR. GRIVER: Was it in the files of Mr. Kortmansky? MR. MEISTER: This document does not 94 D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13
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2 3 4 5 6 7 8 9	D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13 MR. GRIVER: Let me have this marked as Exhibit 20. (Dalta Exhibit /*, marked.) MR. GRIVER: For the record, Exhibit 20 is an undated memorandum or notice to D&K himited partnership from TPR Investment Associates Inc., informing D&K of the UCC sale. THE WITNESS: So TPR MR. MEISTER: Wait for a question.	21 22 23 24 25	Mr. Kortmansky? A. Really, I don't know. Mr. GRIVER: Was it in the files of Mr. Kortmansky? MR. MEISTER: This document does not 94 D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13 look familiar to me. I am not sure I have seen it before. If it were in the files of
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2 3 4 5 6 7 8 9 10 11 12 13 14	D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13 MR. GRIVER: Let me have this marked as Exhibit 20. (Dalia Exhibit /*, marked.) MR. GRIVER: For the record, Exhibit 20 is an undated memorandum or notice to D&K limited partnership from TPR Investment Associates Inc., informing D&K of the UCC sale. THE WITNESS: So TPR MR. MEISTER: Wait for a question. BY MR. GRIVER: Q. Ms. Genger, have you seen this document before? A. No. Q. Did you see this document anytime	21 22 23 24 25 1 2 3 4 5 6 7 8	Mr. Kortmansky? A. Really, I don't know. MR. GRIVER: Was it in the files of Mr. Kortmansky? MR. MEISTER: This document does not 94 D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13 look familiar to me. I am not sure I have seen it before. If it were in the files of Mr. Kortmansky, I think I would have produced it in response to your discovery request. MR. GRIVER: Let me show you what I will mark as Exhibit 21 (Dalia Exhibit /*, marked.)
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13 MR. GRIVER: Let me have this marked as Exhibit 20. (Dalia Exhibit /*, marked.) MR. GRIVER: For the record, Exhibit 20 is an undated memorandum or notice to D&K limited partnership from TPR Investment Associates Inc., informing D&K of the UCC sale. THE WITNESS: So TPR MR. MEISTER: Wait for a question. BY MR. GRIVER: Q. Ms. Genger, have you seen this document before? A. No. Q. Did you see this document anytime before the UCC sale?	21 22 23 24 25 1 2 3 4 5 6 7 8 9	Mr. Kortmansky? A. Really, I don't know. MR. GRIVER: Was it in the files of Mr. Kortmansky? MR. MEISTER: This document does not 94 D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13 look familiar to me. I am not sure I have seen it before. If it were in the files of Mr. Kortmansky, I think I would have produced it in response to your discovery request. MR. GRIVER: Let me show you what I will mark as Exhibit 21 (Dalia Exhibit /*, marked.) BY MR. GRIVER:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13 MR. GRIVER: Let me have this marked as Exhibit 20. (Dalia Exhibit /*, marked.) MR. GRIVER: For the record, Exhibit 20 is an undated memorandum or notice to D&K limited partnership from TPR Investment Associates Inc., informing D&K of the UCC sale. THE WITNESS: So TPR MR. MEISTER: Wait for a question. BY MR. GRIVER: Q. Ms. Genger, have you seen this document before? A. No. Q. Did you see this document anytime before the UCC sale?	21 22 23 24 25 1 2 3 4 5 6 7 8 9 10	Mr. Kortmansky? A. Really, I don't know. MR. GRIVER: Was it in the files of Mr. Kortmansky? MR. MEISTER: This document does not 94 D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13 look familiar to me. I am not sure I have seen it before. If it were in the files of Mr. Kortmansky, I think I would have produced it in response to your discovery request. MR. GRIVER: Let me show you what I will mark as Exhibit 21 (Dalia Exhibit /*, marked.)

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- 13 those documents is what's been previously marked
- 14 as Exhibit 20.
- 15 A. Okay
- 16 Q. Ms. Genger, what I am going to ask you
- 17 to do is look through those documents and
- 18 identify any documents in this package that you
- 19 received prior to the UCC sale.
- 20 A. I will look quickly over it.
- 21 MR. MEISTER: Take your time.
- 22 BY MR. GRIVER:
- 23 Q. Take your time. If there's any
- 24 document that you received prior to the UCC sale,
- 25 please let me know.

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. This is something that you showed me
- 3 before right.
- 4 Q. That's correct. That's Exhibit 13. My
- 5 only question --

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- A. Right.
- 3 Q. You did not attend the UCC sale?
- A. No.
- 5 Q. Did you send anyone --
- 6 A. No.
- 7 Q. You didn't send any lawyers or anybody
- 8 to represent the interests of the Orly Genger
- 9 Trust?
- 10 A. Right.
- 11 Q. All right. Ms. Genger if you could
- 12 look at Exhibit 1 to your deposition. I will
- 13 remind you since it has been a while on the last
- 14 page is your signature, saying that you have read
- 15 the answer and know the con --
- 16 A. Answer to what.
- 17 Q. You have read this document?
- 18 A. Oh, that I read the document.
- 19 Q. Exhibit 1 is your answer to the second

- 6 A. No, I didn't see it before
- 7 Q. Okay.
- 8 A. But it looked familiar because I saw --
- 9 Q. Uh-huh.
- 10 A. No
- 11 Q. Just to make it clear on the record,
- 12 you have -- strike that.
- 13 Just to make it clear on the record,
- 14 you did not receive any of the documents that
- 15 comprise Exhibit 21 to your affidavit before the
- 16 UCC sale; is that correct?
- 17 MR. MEISTER: Objection to the form. I
- 18 think you mean Exhibit 21 to your affidavit.
- 19 MR. MEISTER: Strike that.
- 20 I think that was the previous same as
- 21 the previous question, and she answered correct.
- 22 MR. GRIVER: Okay.
- 23 A. I did not.
- 24 Q. You did not receive any of these
- 25 documents before the UCC sale; is that correct?

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- 20 amended complaint in this action. And it is
- 21 verified which means --
- 22 A. Wait a second. You are saying that I
- 23 signed this as what? As an answer to?
- 24 Q. You signed this -- you signed this
- 25 answer to the second amended complaint. If you

- I D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 look on the last page you verified its contents
- 3 as being true?
- 4 A. That I read it and whatever is in here
- 5 is true? That's what it says? Okay, Okay, yeah
- 6 I am getting slower now, because I am fired
- 7 already Okay
- 8 MR. MEISTER: So what's the question.
- 9 BY MR. GRIVER:
- 10 Q. 1 am just setting the stage. If you
- 11 look at paragraph 3?
- 12 A. 3, okay.

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- 13 Q. You deny I will read it.
- 14 You in paragraph 3 you quote, deny
- 15 knowledge or information sufficient to form a
- 16 belief as to whether the default was improperly
- 17 noticed or whether the foreclosure was improper,
- 18 period, unquote.
- 19 Do you see that?
- 20 A. Yes. I want to read it loud so I --
- 21 this is paragraph 3 what I am reading now right.
- 22 Q. Right.
- 23 A. (Read document.)
- 24 Yeah.
- 25 Q. Okay. Ms. Genger, my question to you

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 is, quite simple. As trustee, why did you not
- 3 obtain the knowledge or information sufficient
- 4 for you to determine whether the default was
- 5 improperly noticed before the UCC sale occurred?

- D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 a notice
- 3 Q. Okay. TPR did not send you a notice?
- 4 A. They might have. But I didn't receive
- 5 it. That's my answer.
- 6 Q. But as of 2010 well, did you ever
- 7 ask, did you ever ask TPR whether they sent it to
- 8 you?
- 9 A. How would I know that they are supposed
- 10 to send it to me?
- 11 Q. In determining whether the UCC sale was
- 12 accurate, didn't you ask Sagi for all documents
- 13 that he sent to you, just to make sure?
- 14 MR. Meister: Objection. Assumes a
- 15 fact not in evidence.
- 16 BY THE WITNESS:
- 17 A. I cannot determine ahead of time what
- 18 Sagi's supposed to do. I don't know exactly what
- 19 he's supposed to do.
- 20 Q. All right. And you did not -- you did

- 6 A. Can you ask me again
- 7 Q Read it back
- 8 (WHEREUPON, the record was read by
- 9 the reporter as requested.)
- 10 A. Because I knew that I mean, I knew the
- 11 procedures were the legal procedures that TPR was
- 12 supposed to follow, and I knew that they -- the
- 13 note was in default. So what's the question
- 14 then?
- 15 Q. Well, as -- in 2010, in verifying this
- 16 answer, you stated that you did not have
- 17 knowledge or information sufficient to form a
- 18 belief as to whether the default was improperly
- 19 noticed?
- 20 A. But I noticed nobody paid the note so
- 21 it's sufficient for me.
- 22 Q. The notice. The UCC sale requires
- 23 certain things to happen.
- 24 As trustee why is it that -
- 25 A. I don't know. TPR should have sent me

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- 21 not conduct an investigation, did you?
- 22 A. No. 1 am not I'm not in the
- 23 investigation business.
- 24 Q. Why is it that you as trustee did not
- 25 obtain knowledge or information sufficient to

- D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 determine whether or not the foreclosure was
- 3 improper, either before the foreclosure or after
- 4 the foreclosure?
- 5 A. Whether it was --
- 6 Q. How do you know?
- A. Because it went shead and it was
- 8 proper, somebody bought it, somebody bought the
- 9 stock
- Q. Do you understand one of the things
- 11 Orly is seeking in this litigation is to unwind
- 12 that sale?
- 13 A. Okay. She can do that. It is her

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- 14 neht
- 15 Q. Okay. As you as trustee, did you not
- 16 have any responsibility to make sure that the
- 17 foreclosure was proper before it happened?
- 18 A. But it was proper, I said in my opinion
- 19 it was proper
- 20 Q. Are you your opinion based on what?
- 21 A. Because the procedure was followed,
- 22 Sagi -- whatever requirements were -- he had to
- 23 meet in order to have the auction going on, he
- 24 fulfilled and it looked to me that it was proper
- 25 Q. So what procedures is it that you
 - 101
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 believe were followed that made this sale proper?
- 3 A. The procedure I knew that the
- 4 procedures were that he should out in the
- 5 newspaper, some notice about the public auction,
- 6 and he did so, apparently.

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 it is your responsibility to make sure that the
- 3 foreclosure was proper or improper?
- A. Can you ask this again.
- 5 MR. MEISTER: Read it back please.
- 6 (WHEREUPON, the record was read by
- 7 the reporter as requested.)
- 8 BY MR. GRIVER:
- 9 Q. Strike that. Let me ask the question
- 10 better.
- 11 As trustee of the trust, isn't it your
- 12 responsibility to determine whether the
- 13 foreclosure sale was proper?
- 14 A. If I had doubts I would have
- 15 investigated, but I didn't have any doubts.
- 16 Q. And that's based on --
- 17 A. On what was proper.
- 18 Q. And that's based on what Sagi told you?
- 19 A. It is based on the fact that I have
- 20 trust in whatever Sagi told me.

- 7 O. And is it -- who is it that told you
- 8 that that was the procedure that was required to
- 9 be done? Was it Sagr or was it somebody else?
- 10 A. No. Sagi
- 11 Q. Sagi told you?
- 12 A. Yeah
- 13 Q. Anybody else?
- 14 A, No.
- 15 Q. As we sit here today have you done any
- 16 investigation since the UCC sale until today to
- 17 determine whether the foreclosure was proper or
- 18 improper?
- 19 A. I didn't investigate if it was proper
- 20 or improper.
- 21 Q. Have you asked any of your attorneys to
- 22 determine whether the foreclosure was proper or
- 23 improper.
- 24 A. No, I didn't ask.
- 25 Q. As trustee of the trust don't you think

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- 21 O. Okay. Any other basis?
- 22 A. And the fact that he told me what the
- 23 procedure is.
- 24 Q. Okay. And any other basis?
- 25 A. I don't remember if there were any

- D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 other basis.
- 3 Q. Is there anything I can show you today
- 4 that would refresh your recollection?
- 5 A. I am sure you do have.
- 6 Q. I am asking you now is there -- do you
- 7 have other than Sagi explained to you what the
- 8 procedure is and you trusting Sagi, is there any
- 9 or basis for your determination that the sale was
- 10 proper?
- 11 A. No. I don't remember any other.
- 12 Q. And you have not charged your attorneys
- 13 with investigating to make sure that the sale was

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- 14 proper?
- 15 A. I don't remember that I charged -- that
- 16 attorney charged me for that, they might have.
- 17 Q. No. That you instructed your -- strike
- 18 that.
- 19 And you have never instructed your
- 20 attorneys to determine --
- 21 A. I never say never because I don't
- 22 remember. I don't use this word even with me
- 23 because I don't remember.
- 24 Q. Fine.
- 25 You don't remember ever instructing

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 your attorneys to determine whether the
- 3 foreclosure was proper, is that fair?
- 4 A. I don't remember that I ever instructed
- 5 my lawyer to investigate if it is proper or
- 6 improper. I don't remember if I did that or not.

- 7 Q. Okay. Ms. Genger, I am really quite
- 8 currous why don't you just resign as trustee?
- 9 A. Because I want to -- because I want to
- 10 protect my daughter's assets.
- 11 Q. And why don't you agree to accept a
- 12 cotrustee acceptable to your daughter?
- 13 MR. MEISTER: Objection. Assumes a
- 14 fact not in evidence.
- 15 MR, GRIVER: 1 will --
- 16 Q. Would you accept a cotrustee acceptable
- 17 to your daughter?
- 18 MR. Meister: Objection. This is not a
- 19 question relating to the litigation.
- 20 MR GRIVER: That's not true. It has
- 21 never come up.
- 22 Q. I am asking you now as we sit here
- 23 today under oath as trustee?
- 24 A. When Orly will sit with me and talk
- 25 with me, then I will discuss it with her. If

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 Orly is willing to sit with me and talk with me,
- 3 then I will discuss it with her. With all
- 4 honesty. Because I just want whatever is good
- 5 for her. Yes. And if you will show me --
- 6 MR. Meister: You have answered the
- 7 question.
- 8 THE WITNESS: Okay
- 9 MR. Meister: Mr. Griver, can I ask
- $10 \quad \text{that you not grunt after the witness' answer.} \\$
- 11 (Dalia Exhibit /*, marked.) 22
- 12 Q. Ms. Genger, do you recall on or about
- 13 October 24 strike that.
- 14 Do you recall on or about October 4,
- 15 2011, you filed an action in the chancery court
- 16 of the state of Delaware on behalf of the trust?
- 17 A. Right.
- 18 Q. And this is a copy of the verified
- 19 complaint in that -
- 20 A. I believe you, yeah.
- 21 Q. And that's your signature before the

- 22 exhibits, verifying the allegations --
- 23 A. Yes, that's my signature, right
- 24 Q. So before this complaint was filed, you
- 25 read it, you considered what it said, and you

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 agreed with its --
- 3 A. Yeah.
- 4 Q. Okay. And I take it that before
- 5 verifying it, you read this complaint carefully?
- 6 A. Yeah.
- 7 Q. Whose idea was it to bring a lawsuit in
- 8 the state of Delaware on behalf of the trust?
- 9 A. It was my idea.
- ${f Q}$. And did anyone did you discuss that
- 11 idea with anyone?
- 12 A. I might discuss it with Bob.
- 13 Q Did you discuss it with -- did you
- 14 discuss it with Sagi?

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- 15 A. No.
- 16 Q. Did you discuss it with anybody else?
- 17 A. No. Only with my lawyer.
- 18 Q. Okay. Do you know if your lawyer
- 19 discussed it with Sagi or anybody else?
- 20 A. I have no idea what he discussed with
- 21 Sagi. He doesn't tell me.
- 22 Q. Okay.
- 23 MR. GRIVER: Robert, I asked for this
- 24 before but I would like to -- I think that the
- 25 actions of Ms. Genger as trustee, there is no

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 privilege as to them. And so on behalf of the
- 3 beneficiary I would ask for all records,
- 4 communications, et cetera, in your possession,
- 5 related to the Dalia Delaware action. I put this
- 6 in writing after Ms. Genger's first deposition,
- 7 and I reiterate it today

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 23?
- 3 A. Yes.
- 4 Q. That's if you look at the --
- A. End.
- 6 Q. Response is October 21, 2010.
- 7 A. October 2, 2010.
- 8 Q. Right.
- 9 A. Okay.
- 10 Q. So the year before?
- 11 A. I just want to ask a question, that it
- 12 is a technical question.
- 13 Q. Sure.
- 14 A. That the addresses that are mentioned
- 15 here are current for this date?
- 16 Q. The other --
- 17 A. Like, for example, reside at 26
- 18 hundred
- 19 MR, MEISTER: He can't answer. This is
- 20 not --
- 21 A. From the court okay I got it.

- 8 BY MR. GRIVER
- 9 Q. How is it that you got the idea of
- 10 bringing a lawsuit in Delaware, Ms. Genger?
- 11 A. It was I think quite simple decision,
- 12 because in Delaware, they courts were familiar
- 13 with the Genger case, so to speak, and they spend
- 14 a lot of time, and very familiar with the case,
- 15 and I wanted the trust to be represented, and to
- 16 solidify Orly's claim to the TRI shares.
- 17 Q. Okay. Let me mark this as 23
- 18 (Dalia Exhibit /*, marked.)
- A. Let me get a chance to read it.
- 20 BY MR. GRIVER:
- 21 Q. Now, Ms. Genger --
- 22 A. What date was it, by the way?
- 23 Q. Was what? This is --
- 24 A. What date was it
- 25 Q. The New York complaint that's Exhibit

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- 22 Q. Ms. Genger, this is a complaint brought
- 23 by you and your attorneys on behalf of yourself
- 24 and on behalf of the Orly Genger trust?
- 25 A. Okay. Against Arie Genger.

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- Q. Yes. Do you recall authorizing this
- 3 complaint?
- 4 A. Iam sure Idid. But I have to ~ I
- 5 read it because I don't remember.
- Q. You don't remember bringing a
- 7 complaint --
- ${\bf B} = {\bf A}$. No, I remember that I did, but I have
- 9 to read it in order to remember exactly the
- 10 details, if this is, you know, that's what I
- 11 mean. Because my capacity to remember all these
- 12 documents is getting really limited.
- 13 Q. Ms. Genger, my question to you is this:
- 14 Having already brought a lawsuit a year before on

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- 15 behalf of the Orly trust, and with regard to the
- 16 Delaware actions effects upon the trust, why did
- 17 you bring a separate action in Delaware a year
- 18 later?
- 19 MR, MEISTER: I object. This is first
- 20 of all.
- 21 MR. GRIVER: This is her action as
- 22 trustee. You are working for her, she is not
- 23 working for you. I ask you limit yourself to
- 24 objections, just saying the word, and asked and
- 25 answered, objection to form.

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 THE WITNESS: Okay. So ask me again
- 3 the question
- 4 Q. Read the question back please.
- 5 A. Why.
- 6 (WHEREUPON, the record was read by
- 7 the reporter as requested.)

- 8 MR. MEISTER: And now I will object --
- 9 wait a minute. I am putting my objection here on
- 10 the record
- Because first of all I object to the
- 12 form of the question. In part --
- 13 MR. GRIVER: No speaking objections.
- 14 Speaking objections are not allowed in New York.
- 15 Thank you. Objection to the form. That's fine.
- 16 MR, MEISTER: And because it
- 17 mischaractenzes --
- 18 MR. GRIVER: The time of trial, that
- 19 will be up to a court of law.
- 20 MR. GRIVER:
- 21 Q. Ms. Genger, let me ask the question be
- 22 read back to you so you can make sure that you
- 23 have it and duly considered in your answer.
- 24
- 25 (WHEREUPON, the record was read by

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 the reporter as requested.)
- 3 BY THE WITNESS:
- 4 A. So you mean why did I do it in New York
- 5 and then the Delaware?
- 6 Q. Yes.
- 7 A. That's what you meant?
- 8 Q. Yes.
- 9 A. There was some technical reason
- 10 Q. And that was?
- II A And at the moment I don't remember what
- 12 it was, but my lawyer told me at the time what
- 13 was it. But at the moment, I don't remember what
- 14 it was
- 15 Q. And that was Mr. Meister?
- 16 A. Yes
- 17 O. Okav.
- 18 A. It was some technicality.
- 19 MR. GRIVER: Mr. Meister, I would ask
- 20 you provide any information regarding why the
- 21 decision was made to bring a separate Delaware
- 22 action as opposed to bringing an action in New

- 23 York.
- 24 BY MR. GRIVER:
- 25 Q. Mrs. Genger, you do understand that New

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 York courts are more than able to determine
- 3 whether someone is a holder in due course of
- 4 stock?
- 5 A. Again, the question.
- 6 Q. Ms. Genger, do you know the basis for
- 7 your Delaware action?
- 8 A. The basis?
- 9 Q. Yes
- 10 A. No, you didn't ask me this question
- 11 before.
- 12 Q. I am going to ask the question.
- 13 A. Asked me before, you asked me a
- 14 question, and I want --
- 15 MR. MEISTER: There's a new question.

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- 16 MR. GRIVER: It is a new question.
- 17 A. New question okay
- 18 BY MR. GRIVER:
- 19 Q. Do you understand the basis for your
- 20 Delaware action?
- 21 A. Yes. I wanted the trust to be
- 22 represented in Delaware in order to solidify
- 23 Orly's claim for the TRI shares, because they
- 24 discussed over there and she went by herself to
- 25 represent herself in the trial that they had over
 - 113
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 there, and I wanted to intervene for her benefit
- 3 as her trustee. I mean, my motivation were only
- 4 good not bad.
- 5 Q. Well, so you said let me ask you this.
- 7 MR. MEISTER: Object to the form of the
- 8 question. Excuse me. I am going to object to

- 2 BY THE WITNESS:
- 3 A. I am not a lawyer, but I believe that
- 4 Only has the right to get her shares because she
- 5 is a victim of what her father did, not follow
- 6 the procedures when he transferred or improperly
- 7 transferred supposedly Orly's shares from a TPR
- 8 to her trust.
- 9 Q. And is there any reason --
- 10 A. And she is a victim that she has to get
- 11 her shares.
- 12 Q. Is there any reason you couldn't have
- 13 made that same claim in New York?
- 14 A. I have no idea. I have no idea. I am
- 15 not a lawyer. I have no idea.
- 16 Q. Did you understand at the time you
- 17 brought this action in Delaware, that the
- 18 chancery court had determined that the 3,000
- 19 shares of TRI stock the Orly trust shares were
- 20 owned by TPR? Did you understand that that is
- 21 what the chancery court in Delaware had

22 determined?

- 9 the form of the question. Now you start a new
- 10 question.
- II BY MR. GRIVER:
- 12 Q. Do you understand what is the legal
- 13 basis for your claim in Delaware that the Orly
- 14 trust still owns the shares?
- 15 MR. MEISTER. Objection.
- 16 Mischaracterizes evidence. So therefore it is on
- 17 objection as to form.
- 8 A. The question is, if I understand the
- 19 legal basis?
- 20 Q. Yes.
- 21 A. On which I complained?
- 22 Q On which you claimed that the Orly
- 23 trust still owns the shares.
- 24 THE WITNESS: Yeah.
- 25 MR. MEISTER: Same objection

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1 D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13

- 23 MR. MEISTER: Objection as to form.
- 24 And mischaracterizes the decision
- 25 MR. GRIVER:

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- Q. I am just asking yes or no, Ms. Genger?
- 3 A. Ask me the question again please.
- 4 Q. Did you know when you brought the
- 5 Delaware action that the chancery court in
- 6 Delaware?
- A. Chancery is the Supreme Court.
- 8 Q. Lower court.
- 9 A. Lower court. Okay.
- 10 Q. That did you know that the Delaware
- 11 chancery court, which is the court in which you
- 12 filed the Delaware action?
- 13 A. Yeah.
- 14 Q. Had determined that the 3,000 shares of
- 15 TRI stock in the Orly trust were owned by TPR?

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- 16 A. Well --
- 17 MR. MEISTER: Objection.
- 18 MR. GRIVER: Strike that.
- 19
- 20 Q. That all shares -- strike that
- 21 That the --
- 22 MR. MEISTER: Put a fresh question.
- 23 MR. GRIVER: I will do that
- 24 BY MR. GRIVER:
- 25 Q. Were you aware when you filed in
 - 116
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 Delaware court that the 1,102.8 shares of TRI
- 3 stock, that the Delaware court had already
- 4 determined that those shares and other shares of
- 5 TRI stock were owned by TPR?
- 6 MR. MEISTER: Objection.
- 7 BY THE WITNESS:
- 8 A. Yeah.

- 9 BY MR. GRIVER:
- 10 Q. Did you know that?
- 11 A. I knew that there was a question of
- 12 owning a share or benefiting from the share. I
- 13 knew that there was a question of owning or
- 14 benefiting, and that was the question that I
- 15 based my complaint on. I know that there was a
- 16 question there that was not clear if owning the
- 17 share means also benefiting from the shares.
- 18 There was something that was unclear, I know it
- 19 was unclear by also my lawyer. It was not clear.
- 20 Q. But you understood did you not that on
- 21 August 18, 2010, the Delaware chancery court
- 22 issued a final judgment order in the TRI investor
- 23 V Arie Genger case, that found that the 3,000
- 24 shares of TRI stock, including the shares of the
- 25 Orly trust were in fact owned by TPR, you knew

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1 D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13

- 2 that correct?
- 3 MR. MEISTER: Can I have that read back
- 4 please
- 5 (WHEREUPON, the record was read by
- 6 the reporter as requested.)
- 7 Q. I will refer to you paragraph 22 of
- 8 your New York complaint if you need to refresh
- 9 your recollection.
- 10 A. No, no, I remember there was a decision
- 11 like that, however, this did not stop me from
- 12 challenging the court and looking in a fresh way
- 13 at the case of Orly.
- 14 Q. But given the choice between filing in
- 15 New York state and filing your case in Delaware,
- 16 why did you choose to go to Delaware where the
- 17 chancery court had already determined that the
- 18 TRI stock were owned by TPR? Why didn't you go
- 19 to New York where that determination had not yet
- 20 been made?
- 21 MR. MEISTER: Objection as to form.
- 22 A. That's what my lawyer suggested to do.
- 23 Q. You're relying on --

- 24 A Yeah,
- 25 Q. That would be Mr. Meister?

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. Yeah. I rely on my lawyer's advice.
- 3 Q. And Mr. Meister --
- 4 A. You think that I know exactly what
- 5 court is better for me to win for Orly the
- 6 shares? I am trying to do whatever is good for
- 7 he
- 8 Q. And this determination to bring a case
- 9 in Delaware as opposed to New York was a decision
- 10 made exclusively by yourself and your lawyer
- 11 Mr. Meister?
- 12 A. The decision to sue?
- 13 Q. In Delaware?
- 14 A. The complaint in Delaware was
- 15 exclusively made by us
- 16 Q. And by us, you mean yourself and

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- 17 Mr. Meister?
- 18 A. Right.
- 19 Q. Okay. With no input from anybody else?
- 20 A. Right.
- 21 Q. No input from any one else, be it a
- 22 lawyer, or another member of the Genger family?
- 23 A No no
- 24 Q. Or the Trump Group?
- 25 A. It is my complaint. It is not somebody

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 else's complaint
- 3 Q. And no one else -- was anyone else
- 4 surprised of the bringing of this lawsuit?
- 5 A. What do you mean, did they check in the
- 6 street from one person to another?
- 7 BY MR GRIVER
- 8 Q. Did you tell anybody, did you tell
- 9 anyone you were bringing this action before the

- 3 Q. With no input from anybody?
- 4 A. Right.
- 5 Q. No discussion with anybody?
- 6 A. Right. You are going to ask me again?
- Q. You understand that the Delaware
- 8 chancery court was overturned as to its
- 9 determination that the Orly trust shares actually
- 10 belonged to TPR based on the fact that the Orly
- 11 trust was not in front of the Delaware courts?
- 12 Were you aware that that --
- 13 A. You have to repeat it again. It is
- 14 getting late.
- 15 Q. Were you aware?
- 16 A. Yeah
- 17 Q. When you filed your Delaware case?
- 18 A. Yeah, nght.
- 19 Q. That the Delaware Supreme Court had
- 20 reversed the chancery court determination that
- 21 the Orly trust TRI shares, belonged to TPR, were
- 22 owned by TPR, because the Orly trust was not --
- 23 A. Represented.

- 10 date of filing?
- II A. I don't remember
- 12 Q. Did Mr. Meister tell anyone before the
- 13 date of filing?
- 14 A. Ask him. I don't know. I don't know.
- 15 Q. To your knowledge did Mr. Meister tell
- 16 anybody?
- 17 A. I don't know, I don't remember if he
- 18 said. I have no knowledge
- 19 Q. Did you tell Orly before you filed
- 20 this
- 21 A. No
- 22 Q. Did you tell anybody else to your
- 23 memory?
- 24 A. You asked me this question. I said no.
- 25 No This is this was a decision made by my

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 lawyer and me, that it is the right thing to do.

- 24 Q. In Delaware?
- 25 A. And that's why I went there, and I

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 represented as a trustee.
- 3 Q. And Mr. Meister --
- 4 A. And hoping that that will help Orly's
- 5 case, because I was a trustee before they said
- 6 that she was not represented, she couldn't
- 7 represent herself because she needed a trustee to
- 8 represent her.
- 9 Q. And that was and that was -
- 10 A. That's how I came to the idea that I
- 1) should go there and fight for her.
- 12 Q. As opposed to fighting for her in New
- 13 York?
- 14 A. I don't know why you putting this New
- 15 York thing.
- 16 Q. Because --

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- 7 A. The thing is that we want to win the
- 18 shares. What does it matter if it is in New York
- 19 or Delaware.
- 20 Q. Because you had already sued in New
- 21 York, why didn't you just sue again in New York?
- 22 A. Because if you sue again, you have
- 23 another chance. As many times as you sue, your
- 24 chances are getting bigger and bigger. You
- 25 should know that by now.
- 122
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 Q. You had to sue again either in Delaware
- 3 or you had to sue again in New York. Why did you
- 4 choose Delaware? Because it's based on
- 5 Mr. Meister's advice?
- 6 MR. MEISTER: Objection. Compound
- 7 objection. Asked and answered.
- 8 BY THE WITNESS:
- 9 A. I sued in Delaware, I told you why.

- Was your is it your testimony here
- 4 today that your decision to sue in the state of
- 5 Delaware as opposed to the state of New York or
- 6° any other state is based on the advice of
- 7 Mr. Meister?
- 8 A. Yes.
- 9 Q. And that based on that advice you as
- 10 trustee determined to sue in the state of
- 11 Delaware?
- 12 A Right.
- 13 Q. And you did that with a full
- 14 understanding of what had happened in what the
- 15 chancery court decision was?
- 16 A. Yes.
- 17 Q. Correct? And with a full understanding
- 18 of what the Delaware Supreme Court had said,
- 19 correct?
- 20 A. Yes.
- 21 MR. GRIVER: Okay. Mr. Meister I would
- 22 like to see any information regarding that
- 23 decision. And I would like that as soon as
- 24 possible

- 10 BY MR. GRIVER:
- 11 Q. But why not New York?
- 12 A. Because I sued already in New York.
- 13 Q And you didn't want to sue twice?
- 14 MR. MEISTER: Sue who twice?
- 15 Objection. No. Objection.
- 6 THE WITNESS: You are getting me
- 17 confused.
- 8 MR. MEISTER: Dalia. Wait until I get
- 19 my objection out, please.
- 20 THE WITNESS: He is confusing me. I
- 21 don't know. He confuses me.
- 22 MR. MEISTER; Because the question is
- 23 improper.
- 24 BY MR. GRIVER:
- 25 Q. You didn't -- you had sued -- strike

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 that

5 MR. MEISTER: I will note for the

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 record I don't see what that has to do with any
- 3 of the allegations in this action, or for that
- 4 matter, any other action.
- 5 MR. LEINBACH: Verified complaint was
- 6 filed after our complaint was filed. Delaware
- 7 action, so obviously we couldn't --
- 8 THE WITNESS: What? What happened?
- 9 MR. LEINBACH: Couldn't plead events
- 10 that took place when the action was brought.
- 11 MR. GRIVER: As on behalf of the
- 12 beneficiary of trust, I am asking the trustee, to
- 13 provide the information relate -- all
- 14 information, all conversations, all input
- 15 provided, all conversations had, related to the
- 16 bringing of a Delaware complaint.
- 17 THE WITNESS: Okay.

- 18 MR. MEISTER: I suggest you put that in
- 19 writing pursuant to the CPLR, so that I can file
- 20 my formal response.
- 21 MR. GRIVER: I have put that -- I have
- 22 already written to you about that.
- 23 MR GRIVER: Can we take a break
- 24 please
- 25 (WHEREUPON, a recess was had.)
 - 125
- D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 2.23-226
- 3 BY MR GRIVER
- 4 Q. The Orly Genger trust is paying for the
- 5 Delaware DJ action filed by you?
- 6 A. The Orly Genger trust is paying for the
- 7 Delaware action? At the time I told you that I
- 8 seek and I don't know if that's the case, that I
- 9 -- at the time I told you that I was paying the
- 10 bills by myself at the point where I needed

- 4 Q Okay
- 5 A. Who is suing? Only suing? The trust
- 6 is suing?
- 7 MR. MEISTER: This was asked and
- 8 answered
- 9 Q. The trust is suing?
- 10 A. Obviously.
- 11 Q. Okay. In the New York action, the
- 12 complaint that's been marked as Exhibit 23, who
- 13 is paying?
- 14 A. The UCC, so to speak?
- 15 Q. No. This New York action, brought on
- 16 behalf of yourself individually and behalf the
- 17 Orly trust?
- 18 A. Whoever is suing, this is the one that
- 19 pays.
- Q. In this case you are suing both
- 21 individually and purportedly on behalf of the
- 22 trust?
- 23 A. Yeah.
- 24 Q. So my question is who is paying it?

- 11 financial help, and some of it came with a
- 12 settlement with TPR where we got \$100,000, and
- 13 then there was the note from Manhattan safety,
- 14 whatever name it is. Safety Manhattan.
- Q. So to sum up the Delaware --
- 16 A. My bill, I guess, one of those
- 17 accounts.
- 18 Q. The Delaware action is being paid for
- 19 by the Orly trust, correct?
- 20 MR. MEISTER: I think this was covered
- 21 in the first session of deposition.
- 22 THE WITNESS: I told you, somebody --
- 23 MR. MEISTER: She testified.
- 24 THE WITNESS: Somebody has to pay it.
- 25 Q. And who's paying? That my only

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 question?
- 3 A. Whoever is suing.

5 MR. MEISTER: She answered the question

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 already.
- 3 A. Financially I do the proper thing.
- 4 When it is individually, me, I pay. When it is
- 5 the trust, the trust pays, from whatever finances
- 6 we can, you know, have available. In the
- 7 beginning I paid everything for the trust.
- 8 Q. In this case, you are sawing both
- 9 individually and on -- 50/50?
- 10 MR. MEISTER: No. Excuse me. She
- 11 answered this. You got an answer on the record.
- 12 I corrected the record the first time. This is
- 13 clear.
- 14 MR. GRIVER; Show me.
- 15 MR. MEISTER: Show you. All right. We
- 16 are going to suspend. We are going to suspend.
- 17 I am going to show him --

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- 18 MR. GRIVER: I withdraw the instruction
- 19 that you show me
- 20 BY MR. GRIVER
- 21 Q. I want to know it was a 50/50 split?
- 22 MR. MEISTER: There whereas no 50/50
- 23 split. She paid for the action against Arie,
- 24 paid for the Delaware action, as this was stated
- 25 before. If you either listen to your answers or

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- I D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 read the transcript. You will know that.
- 3 BY MR. GRIVER:
- 4 Q. As we sit here now who paying for the
- 5 Arie action in New York, is it you or is it the
- 6 trust?
- 7 A. Let me tell you something.
- 8 Q. I just want an answer to my question.
- 9 A. Whoever sues -- that's the person who
- 10 pays. If I sue, I pay. If the trust sues, the

- 4 Q. Whose idea was it to bring an
- 5 interpleader action?
- 6 A. Okay. This is an open issue, and it --
- 7 I am glad that you brought it up, because it
- 8 might be that the firm would have to pay for it
- 9 because I did not initiate it.
- 10 Q. You did not okay this?
- 11 A. The interpleader, no. So we will have
- 12 a discussion about it.
- 13 Q. Okay
- 14 A. And we see who going to pay.
- 15 Q. Have they -- has Pedowitz & Meister
- 16 tried to bill you as trustee for the time spent
- 17 on the interpleader action?
- 18 A. Truly, I don't know.
- 19 Q. Mr. Meister, to the extent that --
- 20 A. This will be resolved.
- 21 MR. MEISTER: As I stated on the
- 22 record, first session, the first time you asked
- 23 these series of questions.
- 24 MR, GRIVER: I never asked these
- 25 questions on this.

- 11 trust pays. That's how it was. So I don't know
- 12 specifically if you ask me this or this or that
- 13 Q. Okay.
- 14 A. That's what it is. That's the rule, I
- 15 think.
- 16 Q. So the whose idea was it?
- 17 A. Can I collect now the money that trust
- 18 owes me, my money?
- 19 MR. MEISTER: Don't ask questions.
- 20 Just wait for the next question, if he asks a
- 21 permissible question. Especially if it's a fresh
- 22 question.
- 23 BY MR. GRIVER:
- 24 Q. Are you aware at some point Pedowitz &
- 25 Meister brought interpleader action in the

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 southern district of New York?
- 3 A. Yes. Right.

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 MR MEISTER: You want an answer or
- 3 just want to harass the witness?
- 4 MR GRIVER: I will take an answer from
- 5 you.
- 6 MR, MEISTER: Okay. The charges for
- 7 bringing the interpleader action have not been
- 8 billed to anyone. The charges for the trust's
- 9 answer and claim over against TPR, which resulted
- 10 in TPR agreeing that the trust was the beneficial
- 11 owner was billed to the trust.
- 12 BY MR. GRIVER:
- 13 Q. Did Pedowitz & Meister consult with
- 14 you, Ms. Genger, before bringing the interpleader
- 15 action?
- 16 A. No, they did not consult with me.
- 17 Q. To your knowledge, did Pedowitz &
- 18 Meister consult with anybody before bringing the

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- 19 interpleader action?
- A. I have no idea
- O. You never asked them on what -
- 22 A. No, why should I ask him, I mean.
- Q. You never asked him why they were
- 24 bringing an interpleader?
- 25 A. No, I have other things in my life. I

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 don't pick up the phone and ask Bob, why did you
- 3 do the interpleader, the action, or, I hardly
- 4 know what is an interpleader action even.
- Q. Did you ask him if they were doing it
- 7 they represent you in both capacities?
- 9 move that apparently Meister and Pedowitz &
- 11 And I thought to myself, that that's the right
- 6 on your behalf or on behalf of the trust since
- 8 A. I knew that there is some kind of legal
- 10 Meister decided to do with the escrow account.

- 5 he did it
- 6 Q. Okay. Do you think --
- 7 A. I don't know even what is an
- 8 interpleader. I don't know, that's taking the
- 9 escrow account from his company to the court,
- 10 this is what it is?
- 11 Q. Yes
- 12 A. Okay.
- 13 Q. And on what basis would it be to the
- 14 benefit of the Orly trust to do that?
- 15 A. I have no idea.
- Q. Well, as the trustee you are charged
- 17 with making sure the actions taken on your
- 19 A. I trusted that he has a good judgment
- 20 to do something for benefit of Orly trust, I am
- 21 going start suspecting my own lawyer for the
- 22 trust is going to do action that would be against
- 23 the beneficiary of the trust?
- 24 Q. Did you ask him to explain why he --
- 25 why Pedowitz & Meister did what it did?

- 12 thing to do. I didn't ask him if it is necessary
- 13 thing, I am not a lawyer. I mean, I am just the
- 14 client. If he thinks that that's the right thing
- 15 to do, you know, I follow him. Whatever he says.
- 16 And if it is a mistake, or if he did it by his
- 17 own initiative, and it was not correct, he should
- 18 be paying for it, or we should discuss this,
- 19 later on. Nobody's trying to steal money from
- 20 each other. I mean, this is --
- O. Did you think this was -- on what basis
- 22 did you think that this was a good thing to bring
- 23 the --
- A. I didn't think it is a good thing.
- 25 Q. Did you ask Mr. Meister whether he was

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 bringing it on behalf of yourself as an
- 3 individual or --
- 4 A. I didn't talk to him. I just knew that

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- Q. Okay. Did you ask Pedowitz & Meister
- whether it took this action to benefit you as an
- 5 individual as opposed to you as trustee?
- A. An individual?
- Q. Sure. They represent Pedowitz &
- 8 Meister represents you as an individual, correct?
- A. Right. No, I never thought about this
- as an individual. I thought about it as an
- 11 action that has to do with the trust. Because it
- 12 is an account, it was an account for Orly.
- Q. As we sit here today, can you explain
- 14 to me why the Pedowitz & Meister interpleader
- 15 action would have benefited the Orly trust?
- A. I have no idea. That's -- it is
- 17 something technical that the lawyers decided to
- 18 do. And I don't know why.

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- 19 MR. GRIVER: Okay. Mr. Meister to the
- 20 extent that you take the position that Pedowitz &
- 21 Meister did this to -- on behalf of Dalia Genger
- 22 as trustee or Orly Genger trust, I would ask for
- 23 all records in the interpleader action why it was
- 24 taken, who you discussed it with, what was the
- 25 basis for doing so, including but not limited to

12.

- I D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 any discussions that you had with co defendants
- 3 or co defendant's counsel.
- THE WITNESS: This is a long list of
- 5 requests, you want us to write it down because I
- 6 won't remember
- 7 MR. MEISTER: Don't answer
- 8 THE WITNESS: She is taking it. Okay.
- 9
- 10 MR. GRIVER: Let's have this marked as
- 11 Exhibit 24.

- 5 There's so many papers. I don't remember.
- 6 MR. MEISTER: You have answered the
- 7 question.
- 8 MR. GRIVER: Let me have this marked as
- 9 25.
- 10 (Dalia Exhibit /*, marked.)
- 11 BY MR. GRIVER:
- 12 Q. For the record, what's been marked as
- 13 Exhibit 25 is a letter dated December 17, 2007,
- 14 and a promissory note in connection with letter
- 15 agreement 12-17-07. It has been Bates stamped DG
- 16 1 through 5.
- 17 Ms. Genger, let me know when you are
- 18 ready to discuss what's been marked --
- 19 A. Ask me the question maybe it will be
- 20 easier for me to read it if I can focus more on
- 21 the answer.
- 22 Q. Okay. Why don't you also look at Dalia
- 23 3 I have think the easiest way to get this.
- 24 Look at Dalia 3, what's been marked as Dalia 3
- 25 Those are your amended responses to plaintiff's

- 12 (Dalia Exhibit /*, marked.)
- 13 MR. GRIVER: For the record, Exhibit 24
- 14 is the interpleader complaint, Pedowitz & Meister
- 15 LLP, the TPR Investment Associates Inc., et al...
- 16 A. Year
- 17 BY MR. GRIVER:
- 8 Q. You are telling me, Ms. Genger, you had
- 19 no advance knowledge that this complaint was
- 20 going to be filed?
- 21 MR. MEISTER: Is that a new question or
- 22 is it -- the question is, whether or not he had
- 23 told you before.
- 24 BY MR, GRIVER:
- 25 Q. Ms. Genger, did you have advance

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 knowledge that this complaint was going to be
- 3 filed by Pedowitz & Meister?
- 4 A. I don't remember. I don't remember.

- D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 interrogatories and please look at interrogatory
- 3 30.
- 4 MR. MEISTER: Is there a pending
- 5 question.
- 6 MR. GRIVER: I am waiting for her to be
- 7 ready.
- 8 A. You told me to look at interrogatory --
- 9 Q. Number 30 in your response?
- 10 A. And the response. Yeah
- 11 Q. Okay. Interrogatory number 30 says,
- 12 Ms. Genger why don't you read into the record
- 13 interrogatory number 30.
- 14 MR. MEISTER: Read a
- 15 A. Said each transfer of your shares.
- 16 State each transfer, pledge, and/or
- 17 sale of your shares of TPR, including in your
- 18 answer, the date of each transfer, pledge, or
- 19 sale; the recipient of the TPR share; the number

- 20 of shares transferred, pledged or sold; and the
- 21 consideration for each transfer, pledge or sale.
- 22 The response is, on December 17, 2007,
- 23 I sold 250 shares of the common stock of TPR to
- 24 TPR for its 5 million dollars note.
- 25 Q. When you gave that interrogatory

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 response, were you referring to the documents
- 3 that have been marked as Exhibit 25?
- 4 A. The question is, as I understand it, me
- 5 selling the shares, right, to TPR.
- 6 Q. That's the thing. What happened on
- 7 12-17-079
- 8 A. Wait a second.
- 9 Q. Was a redemption?
- 10 A. Okay. 12-17, yeah. I said, that I
- 11 sold it. 250 shares.
- 12 Q. And when you said that you were

- 6 A. To TPR.
- 7 Q. You sold the shares to TPR?
- 8 A. Yeah.
- 9 Q. And what you call a sale, but what I
- 10 would characterize as redemption is what's marked
- 11 as Exhibit 25, these are the documents,
- 12 memorializing that redemption?
- 13 A. Yes. I sold all my shares to TPR.
- 14 Q. Okay. For 5 million dollars?
- 15 A. Right.
- 16 Q. Did you -- okay.
- 17 And those were all the shares of TPR?
- 18 A. All the shares. All my share.
- 19 Q. And that took place on December 17,
- 20 2007?
- 21 A Yes
- 22 Q. So as of December 17, 2007, you were no
- 23 longer a shareholder?
- 24 MR MEISTER: As of December 18
- 25 A. Yeah, I guess.
- 139

- 13 referencing the documents that have been marked
- 14 as Exhibit 25, correct?
- 15 A. Can you repeat that. I am sorry.
- 16 Q. Here's my concern, Ms. Genger, and it
- 17 is a small one.
- 18 A. Yeah. A small one.
- 19 Q. What's been marked as Exhibit 25, is
- 20 actually a redemption, it is not a sale. Those
- 21 are different things. When you redeem shares to
- 22 a company, and they become -- and they go back to
- 23 the company that's called a redemption not a
- 24 sale.
- 25 So I just wanted to make sure that your

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 answer is based on these documents --
- 3 A. I sold the shares. I don't have the
- 4 shares to TPR.
- 5 Q. To TPR?

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- Q. As December 17 or 18, 2007, you were no
- 3 longer a shareholder?
- 4 A. Yeah. 17 or 18. Yeah
- 5 Q. And why is it that you decided to sell
- 6 your shares on December 17?
- 7 A. On that date?
- 8 Q. Yes
- 9 A. 1 wouldn't know why this specific date.
- 10 Q. Was it because Ms. Enriquez attempted
- 11 to make you the trustee of the trust on December
- 12 18?
- 3 A. I don't think so.
- 14 Q. Was it in preparation for -- become
- 15 trustee?
- 16 A. No, I knew that I am going to assume
- 17 the I knew that potentially, I will have to be
- 18 Orly's trustee, and enjoy the your company so
- 19 many times here. So I prepared myself to be

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- 20 eligible to have this honor to be trustee of Orly
- 21 trust and be sued countless times.
- 22 C
- 23 A. I am just explaining to you what is --
- 24 MR. MEISTER: Adding additional things
- 25 to express your emotions don't help the record.

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 So just answer the question.
- 3 BY MR. GRIVER:
- 4 Q. Now, why is it that you sold your
- 5 shares -- strike that.
- 6 Why is it that you allowed TPR to
- 7 redeem your shares for 5 million dollars?
- 8 A. Why? I can do whatever I want. What
- 9 do vou mean?
- 10 Q. Strike that. Didn't you apply TPR to
- 11 redeem the shares of the company because that --
- 12 A You said redeem. Is that not sale? I

- 6 MR MEISTER: Yes.
- 7 A. Okay, I got it Affidavit of Dalia
- 8 Genger, Okay, I'm sorry. It is number ten you
- 9 said
- 10 Q. Yes Paragraph 10?
- 11 A. Yeah.
- 12 Okay. So, what? So I guess redeem
- 13 means that I am kind of giving -- I am selling
- 14 the shares to the company?
- 15 Q. Selling --
- 16 A. The shares --
- 17 Q. Letting the shares go back to the
- 18 company?
- 19 A. I mean going from me.
- 20 Q. To TPR?
- 21 A. To TPR. Okay.
- 22 O. And --
- 23 A. For my ownership to TPR ownership.
- 24 Q. And you did that because both Orly and
- 25 Sagi would share equally?
 - 142

- 13 want to understand. What are you telling me?
- 14 Redeem or sell? I want to understand what is the
- 15 difference is
- 16 Q. Okay.
- 17 A. When you are saying that.
- 18 Q. Look at Exhibit 14, paragraph 10,
- 19 Exhibit 14 is an affidavit of yours. Swom to on
- 20 March 11, 2008 and look at paragraph 10. Page 3
- 21 to 4.
- 22 A. Okay.
- 23 Q. Second sentence.
- 24 A. Okay. You mean this is what Orly's
- 25 writing?

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 Q. This is what you wrote. You signed it?
- 3 A. Where? Where does it say, Orly Genger,
- 4 petitioner, against me.
- 5 Q. Dalia 14. Affidavit of Dalia Genger?

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. Yeah
- 3 Q. And it was important to you that that
- 4 happened because you wanted to treat both your
- 5 children equally?
- 6 A. Obviously
- 7 Q And it was important to you that you
- 8 let the court know that in its decision as to
- 9 whether or not you should be trustee?
- 10 A. I don't know if that was the reason,
- 11 but, yeah, obviously I want both my kids to be
- 12 treated equally.
- 13 Q. And this was information that you chose
- 14 to share with the trustee in --
- 15 A. With the trustee?
- 16 Q. Excuse me. This is information --
- 17 strike that.
- 18 The fact that you were redeeming your
- 19 shares back to TPR was information you wanted the
- 20 surrogate court to know in connection with the

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- 21 surrogate court's determination as to whether you
- 22 should be trustee, correct?
- 23 A. Yeah.
- 24 Q. All right. So now let's -- and now
- 25 let's look at what's known as Exhibit 25

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A Okay
- 3 Q. This is TPR's redemption of your 250
- 4 shares, correct?
- 5 A. Right This is the same 250 that we
- 6 were talking before, right?
- 7 Q Yes.
- 8 Did the shares go back to TPR?
- 9 A Yes
- 10 Q. Did the -- has TPR been paying the
- 11 promissory note as agreed?
- 12 A. Yes
- 13 Q. So as of January 15, 2013, you have

- MR. GRIVER: Okay.
- 8 BY MR. GRIVER:
- 9 Q. Is the agreement evidenced by the
- 10 documents that have been marked as Exhibit 25,
- 11 that is the 12-17-07 letter, and the promissory
- 12 note in connection with that letter --
- 13 A. I have to stop you, because you have to
- 14 start again start at beginning again. I didn't
- 15 get it.
- 16 Q. I will start over.
- 17 A. I didn't get it.
- 18 Q. Has the agreement memorialized by -
- 19 A. Here --
- 20 Q. By the documents attached as Exhibit
- 21 25?
- 22 A. Yeah.
- Q. That is the 12-17-07 letter, and the
- 24 attached promissory note, was that agreement
- 25 later altered, amended, changed, revised, fixed,
 - uigi

- 14 received \$180,000 from TPR in exchange for your
- 15 250 shares
- 16 A. If you calculate it, correctly
- 17 calculate it, whatever it is. Yeah. I did get
- 8 that.
- 9 Q. That's -- okay So if we were to look
- 20 at your tax returns it would show both the
- 21 redemption of your shares and exchange for the \$5
- 22 million note and it would show these yearly
- 23 payments about TPR, correct?
- 24 A. Again.
- 25 MR. MEISTER: Objection. I don't see

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 how the -- tax returns showed the redemption. I
- 3 don't understand what --
- 4 MR. GRIVER: Well, because she is
- 5 getting paid by TPR.
- 6 A. Yes. I am getting paid by TPR.

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 or superceded in any way?
- 3 A. I don't remember that it was I don't
- 4 remember that it was revised.
- 5 Q. Okay. Have you gotten only \$180,000 in
- 6 exchange for your 250 shares or have you gotten
- 7 more than that?
- 8 A. I got whatever I was supposed to get.
- 9 Q. Pursuant to this agreement?
- 10 A. Yeah.
- 11 Q. There was --
- 12 A. I mean, I gave the shares -- I sold the
- 13 shares
- 14 Q. So the shares are now with TPR?
- 15 A. Yes. 100 percent over there. I don't
- 16 have a single share at home.
- 17 Q. No, but I am asking are those shares
- 18 still with TPR?
- 19 MR. MEISTER: How would she know.
- 20 A. Ask TPR? Do you know what TPR is

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- 21 doing? I'm not there. I am not a director. Do
- 22 I know where they are?
- 23 Q. So you had no way of knowing what
- 24 happened, whether those shares are still with
- 25 TPR?
- 146
- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. I am not part of TPR. I don't know.
- 3 Q. Let me ask you this. Is there any
- 4 board resolution approving the redemption of
- 5 these 250 shares back to TPR?
- A. I didn't understand the question.
- 7 Q. Is there a board resolution?
- 8 A. Board resolution of TPR.
- 9 Q. Yes. Is there a TPR board resolution
- 10 approving of the redemption to you -- excuse me.
- 11 Is there a TPR board resolution approving of the
- 12 redemption of these 250 shares back to TPR in
- 13 exchange for \$5 million?

- 7 Q. All I am simply asking, is there a TPR
- 8 resolution --
- 9 A. We have to check. We have to check.
- 10 I'm not sure.
- 11 Q. I will represent to you I have received
- 12 none in production in this case
- 13 A Okary
- 14 Q Do you recall there being one?
- 15 A I don't recall
- 16 Q. Who drafted these documents?
- 17 A. You know my answer. I don't draft
- 18 these. I am not a lawyer. I don't know how to
- 19 draft it. A lawyer draft it, and who was the
- 20 lawver, I do not know.
- 21 Q. Are you sure --
- 22 A. This is always the answer that I will
- 23 give you because I really don't know
- 24 Q. Are you sure that a lawyer drafted it,
- 25 or do you think that Sagi drafted it?
 - 148

- 14 A. You mean if there is a paper that TPR
- 15 issued for my giving them the 250 -- selling them
- 16 or whatever, the 250 shares?
- 17 Q. Yes.
- 18 A. If they issued such a paper?
- 19 Q. Yes.
- 20 A. I don't know. But I imagine that yes,
- 21 I mean, it should be.
- 22 MR, MEISTER: Just --
- 23 BY MR. GRIVER:
- 24 Q. Ms. Genger, that means at that time you
- 25 were a director of TPR, so I am asking you --

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. No, I was immediately not directly
- 3 after that
- 4 Q. And was there a -
- 5 A. Immediately I gave my shares, I was not
- 6 a director.

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 MR. MEISTER: Objection. Compound,
- 3 calls for speculation.
- 4 BY MR. GRIVER:
- 5 Q. Well -
- 6 A. If Sagi is a lawyer then he might have
- 7 drafted it, but he is not a lawyer.
- 8 Q. The lawyer who drafted it, do you
- 9 know -- would the lawyer who drafted it, was it a
- 10 lawyer for Sagi or TPR?
- 11 A. I do not know. I told you.
- 12 Q. If you don't know, you don't know?
- 13 A. I don't know this.
- 14 Q. How did the purchase price of -- how
- 15 was the purchase price of \$5 million determined?
- 16 A. Sagi had an estimate of the value of
- 17 the company, and this is how it came about, the
- 18 number
- 19 Q. He had a written estimate or he just
- 20 told you that he thought that was a fair price?
- 21 A. Maybe he had a written. I don't

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- 22 remember if he had it written or not.
- 23 Q. Okay. And was there any --
- 24 A. This was close to my divorce, that's
- 25 why it was easy to calculate at the time.

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 Q. Did you have a TPR stock certificates
- 3 at that time that you signed over to TPR?
- 4 A. I think I might have, yeah. Yes. Yes.
- 5 Yes, I did.
- 6 Q. Let's go back to the valuation. This
- 7 was -- as we sit here today do you know whether
- 8 it was a written valuation or not?
- 9 A Ldon't know
- 10 MR. MEISTER: She answered that.
- 11 THE WITNESS. I don't know. I know
- 12 that it was close to my divorce so it was kind of
- 13 easy because, you know, we had mediation and you
- 14 know, with my husband. And so it was quite easy

- 8 A. It was close to the divorce, the
- 9 arbitration that we had. We had arbitration
- 10 after the divorce.
- 11 Q. And do you know when this arbitration
- 12 ended?
- A. I don't remember the date.
- 14 MR. MEISTER: We would like to take a
- 15 five-minute break while you are searching.
- 16 MR. GRIVER: I have it right here.
- 17 THE WITNESS: Okay. So ask me.
- 18 BY MR. GRIVER:
- 19 Q. The final arbitration award is dated
- 20 May 6, 2008. It is Dalia Exhibit 11 to this
- 21 deposition
- 22 So this was during -- this was
- 23 during --
- 24 A. During, yeah, yeah, I see. It is -
- 25 MR. MEISTER: Can we take a break now

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- 15 to know how much the value of my shares is.
 - 6 Q. The valuation, was it valuation done by
- 17 Sago
- 18 A I don't know who did the valuation.
- 19 Q. You didn't do the valuation?
- 20 A. No. I am not qualified to do that.
- 21 Q. Do you recall any third party company
- 22 or third party of any kind doing a valuation to
- 23 come up with the \$5 million figure?
- 24 A. I don't recall that.
- 25 Q. How long were there any negotiations

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 whatsoever with regard to this document?
- 3 MR. MEISTER: Referring to.
- 4 A. The \$5 million you mean?
- 5 BY MR. GRIVER:
- 6 Q. What do you mean by close to the
- 7 divorce?

- D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 MR. GRIVER. Last question then we will
- 3 take a break.
- 4 BY MR. GRIVER:
- 5 Q. Was there agreement provided to the -
- 6 provided as part of the arbitration by you or by
- 7 Sagi?
- 8 A. No.
- 9 Q. Okay. We can take a break.
- 10 (WHEREUPON, a recess was had.)
- 11 3:04-310.
- 12 MR. GRIVER: Back on the record.
- 13 BY MR. GRIVER:
- 14 Q. Ms. Genger I am going to have to
- 15 correct one thing on the record. If you look at
- 16 the December 17, 2007 --
- A. Wait a second.
- 1B Q. -- letter, it says you will be paid not
- 19 30,000 a year over the next 25 years, \$30,000 a
- 20 month?
- 21 A That's true

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- 22 Q. Over the next 25 years?
- 23 So my question to you is has TPR been
- 24 paying that amount of money to you \$30,000 a
- 25 month?

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. Yeah.
- 3 Q. Since January 15, 2008?
- 4 A. That was actually the amount that the
- 5 judge awarded me when we had the beginning when
- 6 we were divorcing, that's the amount that the
- 7 judge awarded me monthly, by the way
- 8 Q. Okay I am just asking whether TPR has
- 9 been paying you \$30,000 a month instruments?
- 10 A. They were paying me, yeah.
- 11 Q. Before the redemption of the 250
- 12 shares?
- 13 MR. MEISTER: I'm sorry.
- 14 A. Before the redemption.

- 8 TPR on January 15, 2013?
- 9 A. Yeah, I am getting checks from TPR.
- 10 Q. Are you getting checks for these 250
- 11 shares, that's what I am asking you?
- 12 A Yeah. I am getting checks from TPR for
- 13 the shares. I mean, what's -- it is a new
- 14 question?
- 15 Q And you have been receiving \$30,000 a
- 16 month since January 15, 2008 for these 250
- 17 shares?
- 18 A. I am receiving not exactly 30,000,
- 19 because I don't need exactly 30,000. When I --
- 20 there is -- this is a document between TPR,
- 21 right, and me.
- 22 Q. Correct.
- 23 A. Okay. Now, whenever I need and I don't
- 24 need, whenever there is an necessity for me to
- 25 get money, I ask for the money, if there's no

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- 15 MR, MEISTER. New question.
- 16 A. No. No. They didn't pay me anything
- 17 before they got the shares.
- 18 BY MR. GRIVER
- 19 Q. Since January 15 of 2008, as provided
- 20 in this letter dated December 17, 2007 that's
- 21 what I am looking at, Ms. Genger.
- 22 A. Yeah.
- 23 Q. It says will you receive \$30,000 a
- 24 month starting on January 15, 2008. So my
- 25 question to you is, has TPR been paying you

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 \$30,000 a month since January 15, 2008?
- 3 A. I have to check and come back to you.
- 4 Q You don't --
- 5 A. I have to check and come back to you
- Q. Well, let me ask you this.
- 7 Last month, did you get a check from

- 1 D GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 need, I don't ask for it.
- 3 Q. And you ask for that money from Sagi?
- 4 A. From TPR.
- 5 Q. And who through Sagi you let Sagi
- 6 know you need money and he gives you?
- 7 A. There's nobody else there.
- 8 Q. And --
- 9 A. I mean who else.
- 10 Q. And is it however much money you need
- 11 or is it limited to \$30,000?
- 12 A. It is limited to whatever they owe me.
- 13 Q. And is there a subsequent document of
- 14 any kind memonalizing that change in the terms
- 15 of the agreement?
- 16 MR. MEISTER: Asked and answered. So
- 17 objection.
- 18 BY THE WITNESS
- A. I don't recall if there is any
- 20 document.
- 21 BY MR. GRIVER:
- 22 Q. When you gave your shares --

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- 23 A. You mean redeem, right?
- MR. MEISTER: Don't use that word
- 25 again.

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- THE WITNESS: He said redeem so I have
- MR. MEISTER: You don't have to ask.
- 5 BY MR. GRIVER:
- 6 Q. When you signed over your stock
- 7 certificates to TPR as part of the redemption,
- 8 did you keep a copy for your records?
- 9 A. I am sure there is a copy somewhere.
- 10 Q. Okay. I would ask for a copy of those.
- 11 A. It is probably TPR has it.
- 12 Q. No, I asked whether you kept a copy?
- MR. MEISTER: And she said she is sure
- 14 there is a copy.
- 15 A. I don't know. If I had it, I gave it

- 9 Q. Did TPR give you anything after you
- 10 signed over the stock certificates to it?
- MR. MEISTER: You mean anything other
- 12 than the checks? Money.
- 13 BY MR. GRIVER:
- 14 Q. Anything other than the checks?
- 15 A. You mean like gold, jewelry?
- 16 Q. Any kind of documentation.
- 17 A. Again, after I gave them the 250
- 18 shares, if they gave me any additional some kind
- 19 of papers?
- 20 Q. Yes.
- 21 A. To establish that there is some kind of
- 22 an exchange you mean.
- 23 Q. Yes.
- 24 A. I don't remember, but --
- 25 Q. To the extent you have copies of these

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17 because I thought that Sagi wouldn't ask me again 18 for 250 shares

16 to Sagi I don't know if I kept for my records

- 19 Q. Okay. If TPR redeemed your 250 shares,
- 20 then D&K owned -- okay.
- Did TPR give you anything when you gave
- 22 them the stock certificates? Any document, did
- 23 they give you any document?
- 24 A. When I give them the shares?
- 25 Q. When you signed over the shares?

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. If they gave me any document?
- 3 O. Yes.
- 4 A. I don't remember if they did.
- 5 Q. To the extent that Ms. Genger has a
- 6 copy of that I would appreciate that.
- THE WITNESS: Okay.
- 8 BY MR. GRIVER:

- 2 checks from TPR memorializing these payments?
- A. Okay
- Q. These monthly payments, I would --
- A. Appreciate.
- Q. -- appreciate a copy.
- When you get these checks, are these
- 8 checks from TPR or are these checks from Sagi, or
- 9 is this from some other company?
- A. No. They are not checks from Sagi
- 11 Q. Are they checks from TPR?
- 12 A. I couldn't say.
- Q Do you recall -- do you recall what
- 14 entity is -- what entity's checks these are?
- 15 A. No, I cannot.
- 16 Q. As we sit here today you are not sure
- 17 those checks are TPR checks?
- 18 A. I didn't say that they are checks. You
- 19 are assuming that they are checks.
- 20 Q. Okay. Do you get checks?
- 21 A. No.
- 22 Q. Do you get wire transfers?

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23 A. Yes

24 Q. Are these wire transfers from TPR

25 accounts?

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. I don't know.
- 3 Q. Are these wire --
- 4 A. Ithink -
- 5 Q. Transfers from Sagi?
- 6 A. No, not from Sagi.
- Q. How do you know they are from Sagi, but
- 8 you don't know anything else.
- 9 A. I know they are not from Sagi.
- 10 O How?
- 11 A. Because Sagi is not supporting me. He
- 12 cannot afford to support me.
- 13 Q. Are these checks from -- are these
- 14 checks from E&G -- strike that. Are these wire
- 15 transfers E&G.

- 9 into?
- 10 A. To my bank.
- II Q. And which bank is that?
- 12 A. Citibank
- 13 Q. Citibank?
- 14 A. Yes.
- 15 Q. Do you know which specific branch?
- 16 MR. MEISTER: Which specific branch the
- 17 wires go into?
- 18 MR. GRIVER: Yes. It has been a long
- 19 day.
- 20 MR. MEISTER: Yes, it has.
- 21 BY MR. GRIVER:
- 22 Q. Do you know the account, do you know
- 23 which account it goes into?
- 24 A. If I know my account number, by heart?
- 25 No, I don't

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1 D. GENGER - UNCERTIFIED ROUGH DRAFT - 2/7/13

- 16 MR. MEISTER: E&G?
- 17 A. What is E&G?
- 18 Q. It is a company that's -- a company
- 19 that Sagi has?
- 20 A. No
- 21 Q. Are these --
- 22 A. I don't know what is E&G.
- 23 Q. Are these wire transfers from Batzad
- 24 /(/
- 25 A. No.

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 MR. GRIVER: B-a-t-z-a-d-.
- 3 BY THE WITNESS:
- 4 A. I don't remember if they are
- Q Okay. These wire transfers do you know
- 6 what bank they are coming from?
- A. No.
- 8 Q. Do you know what bank they are going

- 2 MR. MEISTER: He wants to know whether
- 3 it is your account.
- 4 A. My account, my account.
- 5 Q. It goes into your account?
- 6 A. The -- yes.
- 7 Q. The account for Dalia Genger?
- 8 A. Yes.
- 9 Q. Okay. Upon redemption, D&K LLP then
- 10 would have controlled approximately 96 percent of
- 11 TPR, is that your recollection?
- 12 MR, MEISTER: You are using the word
- 13 redemption. If you mean redemption or sale.
- 14 A. I am losing you now. If it is D&K and
- 15 this I am losing. I don't understand any more
- 16 what you are saying.
- 17 Q. When shares are redeemed, they become
- 18 treasury shares, and they no longer count towards
- 19 the percentage of ownership. So that means if
- 20 your 250 shares were redeemed by TPR, it made the
- 21 remaining shares more valuable, which is why
- 22 redeeming the shares allowed the Orly trust and
- 23 the Sagi trust to share equally.

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- 24 A. What I have to consult an accountant
- 25 I don't know what you are --

- I D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- MR. MEISTER: Wait for a question.
- A. I don't know what you are talking
- MR. MEISTER: Wait until a question.
- 6 BY MR. GRIVER:
- 7 Q. To your knowledge, was there ever a
- 8 time when the -- when D&K LLP owned 96 percent of
- 10 A. 96 percent of TPR?
- II O Yes
- 12 A. I am getting confused.
- 13 Q. Well, I will just repeat it again. I
- 14 think it is simple question.
- Was there ever a time to your
- 16 understanding when D&K LLP owned approximately 96

- 17 percent of TPR?
- 18 A. In the beginning of history, before we
- 19 got divorce when it was --
- How about after December 17, of 2007.
- 21 did D&K LLP own approximately 96 percent of TPR?
- A. Can you ask me again, what is the date?
- 23 What -- can we schedule another date? I am
- 24 getting --
- MR, MEISTER: Read the question back.

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 He is referring to this date.
- A. What are you saying now.
- MR. GRIVER: Repeat the question,
- 5 please.
- (WHEREUPON, the record was read by
- the reporter as requested.)
- 8 A. I don't know That's my answer
- 9 BY MR. GRIVER:

- 10 Q. What was the effect on the Orly trust
- 11 of the redemption?
- MR. MEISTER: I'm going to object to
- 13 the form of the question.
- A. The whole exercise was for me to be
- 15 available for Orly to be a trustee. I don't know
- 16 what you are asking me now.
- 17 Q. All right. Let me show you what I am
- 18 going to mark as Exhibit 26.
- 19 (Dalia Exhibit /*, marked.)
- 20 MR. GRIVER:
- 21 (WHEREUPON, the record was read by
- 22 the reporter as requested.)
- 23 THE WITNESS: Now, can I read this
- 24 quietly? Because it is hard for me to
- 25 concentrate already.

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- Q Yes, the D&K note.
- A. It will be clear to me.
- Q. This is from the sale of the UCC sale

THE WITNESS: (Witness reading

6 security agreement, you mean the note that D&K

THE WITNESS: Okay. Now when you say

4 document).

- MR, MEISTER: Is there a pending
- Q Let me ask you the question so when you
- 15 go through it you will be able to know.
- 16 A. So this was an action --
- Q. On the date of the auction?
- Q. Who else owned TPR shares, to your
- 20 knowledge?
- A. Except, I mean -- I mean, TPR
- 22 obviously, and the I guess the D&K limited,
- 23 right.

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- MR. GRIVER: Sure

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- 24 Q. Uh-huh. Rochelle Fang owned ten shares
- 25 I believe.

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. You know, all these little things, I am
- 3 not familiar with
- 4 Q. Anyone else that you know?
- 5 MR. MEISTER: Just so it is clear, she
- 6 says she is not familiar. You are telling her
- 7 something and she says she is not familiar.
- 8 MR. GRIVER: Okay.
- 9 THE WITNESS: I am not familiar I just
- 10 understand that this is something that you showed
- 11 me before and I told you it is part of this
- 12 auction and I wasn't there, I don't know and
- 13 whatever you say.
- 14 Q. On that date did Sagi own shares?
- A. What
- 16 Q On that date did Sagi own shares?

- 10° this happened in February 09 $\,$ So I didn't. I
- 11 didn't because I sold my shares, so.
- 12 MR. GRIVER: Okay. I am going to ask
- 13 that the redacted bank statements be provided
- 14 evidencing those wire transfers from TPR.
- 15 THE WITNESS: What?
- 16 MR. GRIVER: That was to Mr. Meister.
- 17 THE WITNESS: Oh, okay.
- 18 MR. GRIVER: Not to you.
- 19 MR, GRIVER: So I am clear on the
- 20 record what I would like is redacted bank
- 21 statements showing the wire transfers into
- 22 Ms. Genger's account from whatever source those
- 23 transfers come.
- 24 Q. Whose idea was it, Ms. Genger, to try
- 25 and settle the D&K note case without Orly Genger?

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- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- 2 A. Whose idea was it to sell?

- 17 A. He if he owned shares.
- 18 Q. In TPR
- 19 A I don't remember when he bought the
- 20 shares from the group. I don't remember what
- 21 date it was. Because Sagi -- no. Sagi --
- 22 shares. I mixing things around I'm sorry.
- Q. I am talking about TPR shares?
- 24 A. Yes. TPR shares.
- 25 Q. On this date did Sagi own TPR shares?

- 1 D. GENGER UNCERTIFIED ROUGH DRAFT 2/7/13
- A. I don't know.
- 3 Q. On this date did you own TPR shares?
- 4 A. On this -
- 5 Q. On February 27, 2009 did you own TPR
- 6 shares
- 7 A. When did I sell the shares? I don't
- 8 remember any more the date. December 17, 07, and
- 9 when this took place? So no, I didn't because

- 3 Q. To settle --
- 4 A. To settle?
- 5 Q. without Orly Genger, yes. Strike
- 6 that. Let's create a record
- 7 On or about October --
- A. Show me the papers so I remember.
- 9 MR. MEISTER: Wait for the question.
- 10 BY MR. GRIVER:
- 11 Q. Do you recall entering into a
- 12 settlement agreement trying --
- 13 A. There was some kind of settlement
- 14 hoping that we would finish this nightmare, yes.
- 15 Q. Okay. And whose idea was it to try and
- 16 enter into the settlement agreement?
- $17 \qquad A. \quad All \ the \ people \ that \ wanted \ peace \ and$
- 18 not war.
- 19 Q. Well, I would like a name instead of a
- 20 description. Whose idea -
- 21 A. My idea, my son's idea, TPR's idea.
- 22 Q. The lawyers idea?
- 23 A. Yes. People who want to finish with
- 24 the case.